1	BEFORE THE
2	ARIZONA CORPORATION COMMISSION
3	SECURITIES DIVISION
4	
5	TNI MILIE MAMMAD OF
6	IN THE MATTER OF)) FILE NO. 8686
7	SMITH & COX, LLC.))
8	
9	
10	EXAMINATION UNDER OATH OF WILLIAM ANDREW SMITH
12	Phoenix, Arizona May 10, 2018
14	
15	EXHIBIT
16	<u>5-54a</u>
17	
18	
L9	COASH & COASH, INC. Court Reporting, Video & Videoconferencing
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24	
2.5	

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Phoenix, AZ

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1	EXAMINATION UNDER OATH OF WILLIAM ANDREW SMITH
2	was taken on May 10, 2018, commencing at 10:08 a.m., at
3	the offices of the Arizona Corporation Commission,
4	Securities Division, 1300 West Washington Street, Third
5	Floor, Phoenix, Arizona, before Jody L. Lenschow, RMR,
6	CRR, Certified Reporter No. 50192 for the State of
7	Arizona.
8	
9	* * *
10	APPEARANCES:
11	For The Arizona Corporation Commission
12	Securities Division: ARIZONA CORPORATION COMMISSION SECURITIES DIVISION ARIZONA TABLE PROPERTY PROPERTY ALTONOMY
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17	For the Respondents: CHESTER & SHEIN, P.C.
18	By: Mr. Mark D. Chester 6720 N. Scottsdale Road
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21	
22	ALSO PRESENT: Ms. Shannon Nelson, Investigator III,
23	Securities Division
24	
25	
	COASH & COASH, INC. 602-258-1440 www.coashandcoash.com Phoenix, AZ

1 WILLIAM ANDREW SMITH, called as a witness herein, having been first duly 2 sworn by the Certified Court Reporter to speak the 3 truth and nothing but the truth, was examined and 4 testified as follows: 5 6 7 EXAMINATION BY MR. BURGESS: 8 9 Good morning. This is part of an inquiry by Ο. the Securities Division of the Arizona Corporation 10 Commission in the matter of Smith & Cox, LLC, et al., 11 Enforcement File No. 8686, in order to determine if 12 13 there has been full compliance with the Securities Act of Arizona and/or the Arizona Investment Management 14 Act. The information obtained today may reveal 15 violations of statutes outside of these two acts. 16 17 The persons present are myself, James 18 Burgess, counsel for the Securities Division, and 19 Securities Division Investigator Shannon Nelson. 20 Counsel, please identify yourself. 21 MR. CHESTER: Mark Chester, Chester & 22 Shein, for Respondent Smith. 23 MR. BURGESS: Nice to see you again, 2.4 Mr. Chester.

MR. CHESTER: Likewise.

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25

- MR. BURGESS: And I'm sorry, did you 1
- 2 already administer the oath?
- THE COURT REPORTER: Yes. 3
- BY MR. BURGESS: 4
- Still early for me. 5 Q.
- Mr. Smith, you have the right to refuse to 6
- answer any questions if you think the answer may tend 7
- to incriminate you. You have the right to refuse to 8
- produce any private papers you feel may tend to
- incriminate you. You do not have the right, however, 10
- to refuse to produce corporate papers based on any 11
- claim of self-incrimination. I want to address the 12
- fact that Mr. Chester, who is representing you here 13
- today, also represents other parties in this matter; 14
- namely, Smith & Cox, LLC, which I understand is your 15
- firm. Mr. Chester also represents your wife, Kimberly 16
- Ann Smith, and Christopher Spence Cox and his wife, 17
- 18 Beth Cox.
- If you choose to be represented by 19
- Mr. Chester, you should be aware that a possible 20
- conflict of interest may exist on the part of 21
- Mr. Chester and his law firm. That is to say, facts 22
- developed during this investigation, as revealed to 23
- Mr. Chester, may result in a situation where he is 24
- required to choose between competing interests among 25

- 1 his multiple clients in this matter, with the result
- that he may not be able to objectively represent all 2
- 3 his clients' interests.
- I am bringing this, we are bringing this to 4
- 5 your attention solely to advise you of your right to
- 6 independent counsel of your own choosing, and it is not
- intended to dissuade you from engaging Mr. Chester or 7
- 8 his firm, nor do these comments directly or indirectly
- 9 reflect upon the character, integrity of Mr. Chester or
- his law firm. 10
- 11 Mr. Smith, are you aware of the possible
- 12 conflicts that may arise in connection with
- 13 Mr. Chester's joint representation of you and his other
- 14 clients in this proceeding and investigation?
- I am. 15 Α.
- 16 Do you still wish to be represented by Ο.
- Mr. Chester and his law firm? 17
- 18 Α. I do.
- 19 Q. Our court reporter will go off the record at
- 20 my direction. If you or Mr. Chester would like to go
- 21 off the record, please tell me, and I will try to
- 22 accommodate you. My only request in that regard is
- 23 that if a question is pending, that you go ahead and
- answer it, and then we can go off the record. Will 24
- 25 that be acceptable to you?

- That is. 1 Α.
- Our court reporter will note for the record 2 Q.
- each time you consult with Mr. Chester before 3
- answering. This is done to ensure an accurate record. 4
- Since your testimony is being recorded by a 5
- reporter, please respond verbally, as opposed to 6
- nodding or shaking your head. Also, let me finish 7
- asking a question before you answer; and, likewise, I 8
- will try not to ask another question or speak while you 9
- are answering a question. And that way we won't have 10
- two people speaking at once, which makes it very 11
- difficult for the court reporter. 12
- If you don't hear a question or don't 13
- understand a question, will you say so? 14
- 15 Α. Yes.
- And if you do, then either the court reporter 16 Ο.
- will repeat the question or I will repeat it or try to 17
- explain the question further. 18
- You're under oath, so any false statements 19
- you may make may be criminally prosecuted as perjury. 20
- Do you understand what I've said to you? 21
- Α. Yes. 22
- Are you on any medication today or under any 23 Q.
- physical disability that might interfere with your 24
- ability to answer questions? 25

- 1 A. I am not.
- Q. Please state your full name.
- 3 A. William Andrew Smith.
- 4 Q. Have you ever used any other name?
- 5 A. Yes.
- 6 Q. What name is that?
- 7 A. Andy Smith.
- 8 Q. Any other name besides Andy Smith?
- 9 A. No.
- 10 Q. What is your home address?
- 11 A. Arizona,
- 12 .
- 13 Q. And what is your home telephone number,
- 14 please?
- 15 A. I don't have one. Sorry.
- 16 Q. What is your cell phone number?
- 17 A. - - .
- 18 Q. How long have you resided at the residence
- 19 at -- did you say ??
- A. Two and a half years.
- Q. Prior to that residence, where did you live
- 22 previously?
- A. Address?
- Q. Yes, please.

- 1
- And how long did you reside at that address? Ο. 2
- About seven years. 3 Α.
- Please state your work history for the past Ο. 4
- 15 years. 5
- Smith & Cox for the last ten years, and prior 6 Α.
- to that Senior Planners, I guess was the name of the 7
- group. 8
- Where was Senior Planners? Ο. 9
- Kokomo, Indiana. Α. 10
- And what date did you stop working at Senior 11 Q.
- Planners in Kokomo, Indiana? 12
- July of 2007. 13 Α.
- When did you move to Arizona? 14 Ο.
- July of 2007. 15 Α.
- Please state your educational history from Q. 16
- high school forward. 17
- High school is it. Α. 18
- Okay. Any community college or semesters at 19 Ο.
- a college or university? 20
- 21 Α. No.
- What is your occupation? 22 Ο.
- I am an investment advisor representative. 23 Α.
- And you are licensed by the Arizona 2.4 Ο.
- Corporation Commission as such, correct? 25

- 1 Α. That's correct.
- 2 Ο. Are you licensed as an investment advisor
- representative by any other jurisdictions? 3
- 4 Α. No.
- 5 Ο. Are you currently employed at Smith & Cox?
- 6 Α. Yes.
- 7 Ο. Other than your investment advisor
- representative license and I assume a driver's license, 8
- do you have any other State licenses? 9
- 10 Α. No.
- 11 0. So not insurance?
- 12 Α. No.
- 13 Q. Not real estate?
- 14 Α. No.
- 15 Q. Have you ever been the subject of any
- 16 investigation -- no, skip that. Sorry.
- 17 Have you ever filed for bankruptcy?
- 18 Α. Yes.
- 19 Q. When and where?
- 20 Α. I don't recall. Indiana.
- 21 Indiana. Do you recall, was it 10 years ago, Ο.
- 22 20 years ago?
- 23 Α. 20 years ago.
- 24 Q. What Chapter did you file under?
- 25 Α. 13.

- And what was the result of that proceeding? Q. 1
- I don't understand the question. 2 Α.
- What was the outcome from your bankruptcy? 3 Q.
- Were you able to reorganize and --4
- Α. Yes. 5
- I assume it was completed as a Chapter 13 and 6 Ο.
- 7 not dismissed or converted?
- I believe that's correct. 8 Α.
- Are you an officer or director of any 9 Ο.
- 10 corporation?
- Α. Yes. 11
- Which corporation or corporations? What's 12 Q.
- the name? 13
- Would that include an LLC? Α. 14
- I'll ask about the LLCs separately. Ο. 15
- Then the answer is no. 16 Α.
- You're a member of at least one LLC, right? Q. 17
- That's correct. Α. 18
- Smith & Cox, LLC? Ο. 19
- That's correct. 20 Α.
- Are you a member of any other limited 21 Q.
- liability companies? 22
- Α. Yes. 23
- Which ones? Ο. 24
- 25 Α. Preferred Resource Group.

- 1 Q. And what is your position with Preferred
- Resource Group? Are you a member manager? Can you 2
- 3 tell me a little bit about what that is?
- 4 Α. Member manager.
- 5 Ο. And what is the business of Preferred
- 6 Resource Group?
- 7 It was where most of the insurance money Α.
- flows in there at the time when we moved out here. 8
- Let me back up. At Senior Planners Group, 9
- was that -- what kind of firm was that? What was the 10
- business? 11
- 12 Α. Insurance.
- 13 Ο. It was insurance.
- 14 Α. Correct.
- 15 And so I take it you were licensed by the Q.
- 16 State of Indiana as an insurance producer?
- Α. 17 That's correct.
- 18 Ο. But when you moved to Arizona, you didn't --
- 19 or did you or did you not, did you continue your
- 20 insurance business?
- 21 Α. Yes.
- 22 Ο. In Arizona or servicing clients back in
- 2.3 Indiana?
- 24 Α. Both.
- 25 Q. Were you licensed in Arizona at some point as

- an insurance agent? 1
- 2 Α. Yes.
- When was that? Ο. 3
- I believe '07 to '09. Α. 4
- And what happened in '09? Did you let your 5 Q.
- license expire? 6
- Α. I did. 7
- And you haven't renewed it, correct? Q. 8
- That's correct. Α. 9
- Is Preferred Resource Group still an active 0. 10
- business entity? 11
- Α. Yes. 12
- And what is its current business? Ο. 13
- It's more of a conduit firm for receiving Α. 14
- proceeds from insurance proceeds. 15
- When you say receiving proceeds from Q. 16
- insurance proceeds, can you describe that a little bit, 17
- a little bit more? I'm trying to understand what that 18
- 19 means.
- Commissions from insurance companies go into 20 Α.
- 21 that.
- Are the commissions from products that you 2.2 Ο.
- sold in 2009 or earlier? 23
- Α. Yes. 24
- Are there any commissions that you're 25 Ο.

- receiving for products or insurance products that you 1
- 2 sold after 2009?
- 3 Α. Not from me.
- 4 Ο. Who are the other members of Preferred
- 5 Resource Group?
- 6 I believe Chris Cox, my wife, and Beth Cox, Α.
- Kim Smith and Beth Cox, I believe.
- 8 Do you know what the state of formation is
- for Preferred Resource Group? Is it Arizona, is it 9
- Indiana, is it someplace else? 10
- 11 Α. Arizona.
- 12 Did you work with -- was your wife an Q.
- insurance producer in Indiana? 13
- 14 Α. No.
- 15 Is she an insurance producer in Arizona? Q.
- 16 Α. No.
- Your wife isn't generating or isn't the 17 Q.
- 18 source of any commissions that Preferred Resource Group
- is receiving, is she? 19
- 20 Α. No.
- 21 Q. Is Mr. Cox a licensed insurance agent?
- 22 Α. Yes.
- 23 0. Here in Arizona?
- 24 Α. That's correct.
- 25 Did you work with Mr. Cox in Indiana? Q.

- 1 A. No, I didn't.
- Q. Where did you meet Mr. Cox?
- 3 A. In Indianapolis, Indiana.
- Q. Approximately what year?
- 5 A. 2006.
- 6 Q. How did you come to be in business with
- 7 Mr. Cox in Arizona?
- 8 A. Mutual relationship.
- 9 Q. What does that mean?
- 10 A. We had a mutual relationship with another
- 11 group that we did work with at the time.
- 12 O. And what group was that?
- 13 A. I don't recall the name of it.
- 14 Q. Was that group here in Arizona or in Indiana
- 15 or someplace else?
- 16 A. It was in Indiana.
- 17 Q. So I'll ask you again, how did you come to
- 18 work in Arizona or how did you come to be in business
- 19 in Arizona with Mr. Cox?
- 20 A. The weather.
- 21 Q. The weather brought you together?
- 22 A. Yeah.
- 23 Q. Okay.
- 24 A. Except for today. It's hot. Winter weather,
- 25 to give you more of a description, I guess.

- 1 Ο. Okay. Well, I think I'm starting to get the
- picture, and I think I understand it. 2
- 3 Α. Okay.
- So I asked you earlier are you an officer or 4 Ο.
- director of any corporation, and we've kind of narrowed 5
- that. You're not an officer or director of any 6
- 7 corporation, but you've identified Preferred Resource
- Group, LLC as an entity of which you're a member 8
- manager. I understand you're a member manager of 9
- 10 Smith & Cox, LLC.
- 11 Are you a member manager of any other limited
- 12 liability company other than the two we've just spoken
- 13 about?
- 14 Α. Yes.
- 15 What other LLC or LLCs are you a member 0.
- 16 manager of?
- 17 Smith & Cox and Associates. Α.
- 18 What is Smith & Cox -- what is the business Ο.
- of Smith & Cox and Associates? 19
- 20 Α. It's where our payroll for our firm is paid
- 21 out of.
- 22 Is that the extent of the business of that Q.
- 23 LLC?
- 24 Α. That is the extent.
- 25 Q. What's the reason for paying payroll for

- Smith & Cox, LLC out of a separate limited liability 1
- company, namely, Smith & Cox and Associates? 2
- Our tax guy said so. 3 Α.
- Okay. So other than Smith & Cox, limited 4 Ο.
- liability -- LLC, Smith & Cox, LLC, Preferred Resource 5
- Group, LLC and Smith & Cox and Associates, LLC, are you 6
- a member of any other limited liability company? 7
- Α. No. 8
- Are you connected to any business other than 9 Ο.
- the three limited liability companies we just spoke 10
- about? 11
- I am not. 12 Α.
- Have you ever been convicted of a crime other Ο. 13
- than a minor traffic offense? 14
- 15 Α. No.
- Have you ever been arrested? Ο. 16
- Α. Yes. 17
- For what? Ο. 18
- No. Sorry. Well, I meant a minor traffic 19 Α.
- violation or something, so no. 20
- You've never been put in handcuffs --Ο. 21
- Α. No. 22
- -- and taken to the station? 23 Q.
- MR. CHESTER: Slow down. 24
- THE WITNESS: Well, I'll correct this. 25

- I had an un -- when I was -- 40 years ago, 17, I didn't 1
- pay a ticket and they handcuffed me. 2
- BY MR. BURGESS: 3
- 4 Ο. That was 40 years ago?
- 5 Α. 40 years ago.
- We're done talking about that. 6 Ο.
- Have you ever been indicted?
- 8 Α. No.
- 9 Ο. Have you ever been a defendant in a civil
- 10 lawsuit?
- 11 Α. I believe so.
- 12 Q. What lawsuit or lawsuits are you thinking
- 13 about?
- 14 Α. A previous situation in Indiana.
- 15 Q. Okay.
- 16 MR. BURGESS: Let's mark this as
- Exhibit 1. 17
- 18 (EUO Exhibit 1 was marked for
- 19 identification.)
- 20 BY MR. BURGESS:
- 21 Q. Mr. Smith, I've just handed you what's been
- 22 marked as Exhibit 1 to your examination under oath.
- 23 this the Form ADV Part 2 disclosure brochure for
- 24 Smith & Cox updated April 7th, 2016?
- 25 It appears to be, yes. A.

- 1 Q. You can look through it and make sure it is
- 2 what I just described it to be. I would like to know
- 3 if it's something different than what I just described
- 4 it to be.
- If I direct your attention to --
- 6 unfortunately, there's no page numbers on this. If you
- 7 go back, it looks like it's about three pages from the
- 8 end of the document, there is, under Item 19,
- 9 Requirements for State-Registered Advisors, at the
- 10 bottom of that page there's a heading for Customer
- 11 Dispute. Do you see that?
- 12 A. Uh-huh. Yes.
- Q. Okay. And it describes that in August 2006 a
- 14 customer filed suit against you alleging that universal
- 15 lease agreements the customer purchased from you were
- 16 unregistered securities, and the customer claimed
- damages of \$93,000 and change; is that right?
- 18 A. That's correct.
- 19 Q. Is that the lawsuit that you were referring
- 20 to?
- 21 A. Yes.
- Q. On the next page, in the last sentence
- 23 describing that lawsuit, it states, quote, On
- 24 November 30th, 2006, Mr. Smith was ordered to pay
- \$93,455.72 in monetary compensation to the claimant,

- 1 closed quote.
- 2 Is that an accurate statement?
- 3 Α. It appears to be, yes.
- 4 Q. How were you ordered to pay the \$93,455?
- it a judgment? 5
- 6 Α. Yes.
- 7 Ο. Did you pay the judgment?
- 8 Α. I'm still paying it.
- You're still paying the judgment, okay. 9 Q.
- 10 Α. Correct.
- 11 Q. So the judgment is not entirely satisfied?
- 12 Α. That's correct.
- 13 Q. Approximately how much do you still owe on
- 14 that judgment?
- 15 Α. I don't -- I don't know.
- 16 Q. Ballpark?
- 17 Α. I don't know.
- 18 Ο. When was the last time you made a payment on
- 19 that judgment?
- 20 Α. April 20th.
- 21 Q. Of this year?
- 22 Α. Of this year.
- 23 Q. Do you make monthly payments on the judgment?
- 24 Α. That's correct.
- 25 In what amount, approximately, was your Q.

- payment in April of 2018 on that judgment? 1
- Α. \$400. 2.
- Is that -- are you on some kind of a payment Q. 3
- plan for that judgment? 4
- That's correct. 5 Α.
- And to whom do you pay the judgment? 6 Ο.
- Martin Fletcher & Associates. Α. 7
- And who or what is Martin Fletcher & 8 Ο.
- Associates? 9
- A law firm. Α. 10
- 11 0. Where?
- Fort Wayne, Indiana. Α. 12
- And how long have you been -- are your 13 Ο.
- monthly payments \$400 a month? 14
- That's correct. Α. 15
- And how long have you been paying \$400 a 16 Ο.
- month on the judgment? 17
- I believe 10 years, 12 years. Α. 18
- It should be right here. 19
- I'm sorry, you said it should be right here? 20 0.
- MR. CHESTER: No, he's talking to me, 21
- pointing it out. 22
- MR. BURGESS: Ah. 23
- BY MR. BURGESS: 24
- And who was the plaintiff in this lawsuit 25 Q.

- that resulted in the \$93,000 judgment against you? 1
- 2 Α. Bonnie Disinger.
- 3 Q. Do you know whether Ms. Disinger is still
- 4 alive?
- 5 Α. I do.
- 6 Is she? Ο.
- Α. Yes.
- 8 Ο. Other than Ms. Disinger's lawsuit, have you
- been a defendant in any other civil lawsuits? 9
- 10 Α. Not to my knowledge.
- 11 Have you ever been the subject of an Ο.
- 12 investigation by any government agency, other than the
- 13 Corporation Commission?
- 14 Α. I believe no.
- 15 Let me back up. On the ADV Item 9, I don't
- know if that would be considered -- yeah, I guess it 16
- would be. Department of Insurance on the same matter. 17
- 18 Q. Involving Ms. Disinger?
- 19 Α. Correct.
- 20 No, this was another one. I'm sorry.
- 21 Ο. Oh.
- 22 Α. Yeah.
- 23 MR. CHESTER: Are you okay?
- 24 THE WITNESS: Yeah.
- 25 MR. CHESTER: Take your time.

- BY MR. BURGESS: 1
- So looking at Item 9 on Exhibit 1, your Form 2
- ADV Part 2, describes a regulatory event as follows: 3
- On August 21st, 2008, Andy Smith entered into an 4
- Acceptance, Waiver and Consent with the Indiana 5
- Commissioner of Insurance. 6
- And this matter resulted from the sale of 7
- universal leases, correct? 8
- 9 Α. Yes.
- And this paragraph states, quote, Mr. Smith 10
- was ordered to pay \$30,000 in restitution to the client 11
- who purchased the product from him and pay a \$500 fine 12
- to the State of Indiana, closed quote. 13
- And it states that -- the last sentence 14
- states, "Mr. Smith fulfilled the requirements of the 15
- Indiana Commissioner of Insurance on February 20th, 16
- 2011." 17
- So I understand from that statement -- well, 18
- let me ask you. Did you pay the \$30,000 restitution to 19
- the client? 20
- Yes, I did. 21 Α.
- And you paid the \$500 fine to the State of Ο. 22
- Indiana? 23
- That's correct. Α. 24
- Other than this matter that we just talked 25 Q. 602-258-1440 COASH & COASH, INC. Phoenix, AZ www.coashandcoash.com

- 1 about in Item 9, to your knowledge, have you ever been
- 2 the subject of an investigation by a government agency?
- 3 A. No.
- 4 Q. What's your date of birth?
- 5 A.
- Q. And where were you born? What's your place
- 7 of birth?
- 8 A. Pasadena, California.
- 9 Q. What's your marital status?
- 10 A. I am married.
- 11 Q. And you're married to Kimberly Ann Smith?
- 12 A. That's correct.
- 13 Q. How long have you been married to your wife?
- 14 A. 37 years.
- MR. CHESTER: A little hesitation.
- 16 THE WITNESS: I want to be right. I
- 17 want to be right.
- 18 BY MR. BURGESS:
- 19 Q. Yeah, we appreciate that.
- 20 A. Yeah.
- Q. And I'm sure other people do as well.
- 22 A. Yeah. Let me make sure that the math is
- 23 right. It will be 37 years this year.
- Q. Congratulations.
- A. November 28th. I want to make sure I got the

- date right too. Thank you. 1
- Do you have any children? 2 Q.
- I do. 3 Α.
- What are their names and ages, please? 0. 4
- Danylle Hanley, D-A-N-Y-L-L-E, Hanley, Α. 5
- 6 H-A-N-L-E-Y.
- And how old is Danylle? 7 Ο.
- Danylle was born in 1989. She's 29. Α. 8
- And what state does she reside in? Ο. 9
- Indiana. 10 Α.
- Indiana. Any other children? 0. 11
- Α. Yes. 12
- What are their names? Q. 13
- Samantha Taylor Smith. Α. 14
- And how old is Samantha Taylor Smith? 15 0.
- Samantha Taylor Smith is 27 years old. Α. 16
- And where does she reside? 17 Q.
- Tucson, Arizona. 18 Α.
- Any other children? Q. 19
- Yes, I do. They just keep coming. Austin Α. 20
- James Smith. 21
- Austin James Smith, and how old is Austin 22 0.
- James Smith? 23
- 25. 24 Α.
- And where does he reside? Ο. 25

- 1 A. Tucson, Arizona.
- Q. Any other children?
- A. I don't believe so.
- 4 Q. We'll leave it at that.
- 5 A. Thank you. There should not be.
- Q. Where do you hold bank accounts?
- 7 A. Chase.
- 8 Q. Any other banks?
- 9 A. No.
- 10 Q. Who are the owners of Smith & Cox, LLC?
- 11 A. Myself and Chris.
- 12 Q. What are your respective percentages of
- 13 ownership?
- 14 A. 50/50.
- 15 Q. How is Smith & Cox managed? I'm trying to
- 16 understand the management structure.
- 17 A. I don't understand the question.
- 18 Q. Are you both member managers?
- 19 A. That's correct.
- Q. And do you share your management
- 21 responsibilities roughly equally?
- 22 A. I would say yes. There may be an argument
- 23 there, but for the most part.
- Q. Since September -- from September 2013 to the
- 25 present you've been a managing member of Smith & Cox,

- 1 LLC, correct?
- 2 A. That's correct.
- Q. And so has Mr. Cox, correct?
- 4 A. That is correct.
- 5 Q. What other role or roles do you have at
- 6 Smith & Cox in terms of running the business or
- 7 managing the business?
- 8 A. I don't understand the question.
- 9 O. What functions do you perform for the LLC?
- 10 A. We just run the business. I'm the investment
- 11 advisor. We run the business together.
- 12 Q. Mr. Cox is no longer an investment advisor
- 13 representative, is he?
- 14 A. That's correct.
- 15 Q. So when you say you're the investment
- 16 advisor, I think what I understand you saying, and
- 17 please correct me if I'm off in any way, is that you
- 18 are the licensed investment advisor representative for
- 19 Smith & Cox, LLC, which is a registered investment
- 20 advisory firm; is that accurate?
- 21 A. That is correct.
- Q. Who is the compliance officer for the
- 23 investment advisory firm?
- 24 A. Well, Elliott Smith.
- O. Who is Elliott Smith?

- 1 A. The compliance officer for us.
- Q. Is he an employee of Smith & Cox, LLC?
- 3 A. He is not.
- 4 Q. Who does Elliott Smith work for?
- 5 A. He works for Elliott Smith.
- 6 Q. He's a sole proprietor?
- 7 A. That is my understanding.
- Q. Where is Elliott Smith located?
- 9 A. In Phoenix, Arizona.
- 10 Q. What does Mr. Smith do as the chief
- 11 compliance officer for Smith & Cox, LLC?
- 12 A. Well, he updates the ADV when needed.
- Q. Does he do anything else for Smith & Cox,
- 14 LLC?
- 15 A. He helped with our registration.
- 16 Q. That registration occurred in between January
- 17 and July 2009, correct?
- 18 A. I believe that's accurate.
- 19 Q. And Mr. Elliott Smith assisted you with that
- 20 registration, is your testimony, right?
- 21 A. That's what I believe to be accurate.
- Q. So other than -- has -- other than updating
- 23 Smith & Cox, LLC's Form ADV when needed since, say, mid
- 24 2009, what other work, if any, has Elliott Smith
- 25 performed for Smith & Cox?

- He gave advice on paperwork, files, 1
- 2 et cetera.
- Can you elaborate? Ο. 3
- He gave advice on how to set up the files. Α. 4
- I'm not sure what else. You know, the structure and 5
- process of what the thing -- how things should look. 6
- Has Elliott Smith looked at or evaluated or 7
- analyzed investment products that Smith & Cox offers? 8
- 9 Α. Yes.
- Has Elliott Smith looked at the investments 10
- or the type of investments at issue in this proceeding; 11
- namely, the sale of payments from military retirement 12
- or military disability benefits? 13
- Yes, he has. Α. 14
- And did he provide his evaluation to you on 15 Ο.
- those products? 16
- Yes, he did. 17 Α.
- How did he do so? 18 Ο.
- Through conference calls with counsel and 19 Α.
- what I'll call the company. 20
- Who is the counsel and who is the company? Ο. 21
- The counsel was Upstate Law Group. Α. 22
- And who is the company? Ο. 23
- The company at that time was Strategic 24 Α.
- Marketing Innovators. 25

- 1 Did Mr. Smith, did Mr. Elliott Smith, provide Ο.
- any written opinions or analyses with respect to these 2
- 3 products?
- 4 Α. I don't recall, but he did offer an opinion.
- 5 Ο. And what was his opinion?
- 6 His opinion was that he believed it was not a Α.
- 7 security.
- 8 0. Did he elaborate why?
- 9 I don't recall the specifics of the
- 10 conversation.
- 11 Do you recall approximately how many Ο.
- conference calls you had with Mr. Smith and -- well, 12
- let's talk about the conference calls. 13
- 14 How many conference calls do you recall
- having with Mr. Smith about these -- can we call them 15
- pension products? 16
- 17 Α. Sure.
- 18 Q. Can we agree on a shorthand term?
- 19 Α. (Witness nodded.)
- 20 Okay. How many conference calls did you have 0.
- with Elliott Smith about these pension product 2.1
- 22 investments?
- 23 Α. I was a part of, to my best knowledge, two or
- 24 three.
- 25 And approximately when did these conference Q.

- calls occur? 1
- I don't recall. 2
- Did they occur before you started -- before 3 Q.
- Smith & Cox started offering these pension product 4
- 5 investments?
- Yes. 6 Α.
- That will help us narrow down the time frame. 7 0.
- Α. Yeah. 8
- Because I can represent to you, and we can 9 Q.
- talk about it a little bit more in detail later, but 10
- I'll represent to you that based on the records that 11
- you have produced to the Division, which we appreciate, 12
- back in October 2016, it looks like from those records 13
- that the earliest sale of one of these products was in 14
- October 2013. And it looks like they ran through, the 15
- last one, at least that we're looking at in this 16
- proceeding so far, is in November of 2015. 17
- So there's about a two-year, one month window 18
- of sales. I'm not going to hold you to the exact 19
- chronology of that, but in terms of ballpark, does that 20
- sound about right? 21
- To the best of my recollection, that sounds 22
- 23 about right.
- Okay. So you recall two, possibly three, 2.4
- conference calls with Elliott Smith prior to, say, 25

- 1 October 2013, when we think the first sale of one of
- 2 these products occurred?
- 3 A. Yes.
- 4 Q. And I'm going to assume, but ask you to
- 5 correct me, that the conference calls probably happened
- 6 in 2013, and probably within 2013, closer to when you
- 7 started selling these products than much earlier in
- 8 2013; is that -- have I -- is my assumption roughly
- 9 correct?
- 10 A. I believe that's relatively correct.
- 11 Q. In terms of who was on the conference calls,
- 12 you mentioned earlier that counsel, namely, Upstate Law
- 13 Group, and Strategic Marketing Innovators or a
- 14 representative of Strategic Marketing Innovators was on
- 15 at least one call. Were they on, to the best of your
- 16 recollection, each of these two or three calls?
- 17 A. I believe that they were on all the calls.
- 18 Q. Okay. That's what I was trying to figure
- 19 out.
- 20 A. Yeah.
- Q. Did you ever have a call with Elliott Smith
- 22 about these products and the only person on the call or
- 23 the only persons on the call were yourself and
- 24 Mr. Smith?
- A. I believe that is very possible, yes.

- 1 Q. Okay. But do you have any specific
- 2 recollection of such a call?
- 3 A. I don't have a specific recollection.
- 4 O. How did Smith & Cox, LLC come to engage
- 5 Elliott Smith as its compliance officer? How did you
- 6 come in contact with him?
- 7 A. I do not know.
- 8 Q. Do you know what qualifies him to act as a
- 9 compliance officer for an investment advisory firm?
- 10 A. My understanding is he was a chief compliance
- 11 officer for a Schwab company at one point and decided
- 12 to branch off on his own, is what I recall.
- 13 Q. Do you know whether Mr. Elliott Smith has any
- 14 expertise in determining what is and what is not a
- 15 security?
- 16 A. I have no reason to believe he doesn't.
- Q. What reason do you have to believe that he
- 18 does?
- 19 A. I would think just being -- working with
- 20 Charles Schwab and his experience would qualify him.
- Q. Okay. Anything else?
- 22 A. No.
- 23 Q. During the conference calls with Elliott
- 24 Smith regarding these products, you mentioned that
- 25 counsel was on the phone, Upstate Law Group. Upstate

- Law Group is a law firm in South Carolina, correct? 1
- 2 Α. That's correct.
- 3 Q. Who were they counsel for on these calls?
- Α. 4 I don't know.
- 5 Ο. Did they represent Smith & Cox, LLC?
- They did not represent Smith & Cox. 6 Α.
- Q. Okay. So they were -- so Upstate Law Group
- was not representing your or your firm's interests 8
- 9 during these calls?
- 10 Α. That's correct.
- 11 Do you know whose interests they were Ο.
- 12 representing?
- 13 Α. No, I don't.
- 14 You mentioned that Strategic Marketing Q.
- 15 Innovators was also on the call. I understand that
- firm or entity to be a distributor of these types of 16
- investments; is that correct? 17
- 18 Α. That is my understanding, yes.
- 19 Ο. Who from Strategic Marketing Innovators was
- on the call or calls that they participated in? 20
- 2.1 Α. Darren Bodenhamer and Brad Churaroska, which
- is my best take on how to say the name. 22
- 23 Ο. Where is -- do you know where Strategic
- 24 Marketing Innovators is located?
- 25 My understanding is -- well, they don't exist Α.

- anymore, but at the time, I believe Gainesville, Texas. 1
- What can you tell me about the fact that 2
- Strategic Marketing Innovators no longer exists? 3
- What's your basis of understanding for that? 4
- I really don't know. 5 Α.
- Well, how do you know that they no longer 6 Ο.
- exist? 7
- Because another entity basically replaced 8 Α.
- them. 9
- And which entity was that? Ο. 10
- Life Funding Options. Α. 11
- When did Life Funding Options replace 12 0.
- Strategic Marketing Innovators? 13
- I don't -- I don't know. Α. 14
- Was it during the roughly two-year window 15 Ο.
- when Smith & Cox was selling these types of 16
- investments? 17
- I'm not really sure. 18 Α.
- Where is Life Funding Options located; do you 19 Ο.
- 20 know?
- I don't really know. A. 21
- Have you communicated with any Ο. 22
- representatives of Life Funding Options? 23
- I have. Α. 2.4
- Who have you communicated with? 25 Q.

- 1 Α. Brad --
- 2 Churaroska? I messed that up too. Let's Ο.
- 3 just call him Brad.
- 4 Α. Thank you.
- 5 Q. Okay. We'll know who we're talking about.
- 6 Α. Geez.
- Q. So Brad is no longer associated with
- Strategic Marketing Innovators, but he, to the best of 8
- your knowledge, has been associated more currently with 9
- Life Funding Options; is that correct? 10
- 11 That is my understanding. Α.
- 12 MR. CHESTER: Counsel, when you get a
- chance, a restroom break would be appreciated. Is this 13
- a good time? 14
- 15 MR. BURGESS: Yeah, let's take that
- 16 right now.
- 17 (A recess was taken from 10:56 a.m. to
- 18 11:05 a.m.)
- 19 MR. BURGESS: We can go back on the
- 20 record.
- 21 BY MR. BURGESS:
- 22 All right, Mr. Cox -- I'm sorry, Mr. Smith,
- 23 we're back on the record.
- 24 Has anybody else other than Elliott Smith
- 25 acted as chief compliance officer for Smith & Cox, LLC?

- Not that I know of, no. 1 Α.
- Have you ever acted as chief compliance 2 Ο.
- officer for Smith & Cox, LLC? 3
- I don't think so. Α. 4
- Have you ever acted as or do you act as 5 Ο.
- principal executive officer of Smith & Cox, LLC? 6
- I'm not sure what that means. 7
- Please take a look again at Exhibit 1, on the Ο. 8
- fourth page, under Item 4 describing the advisory 9
- business of Smith & Cox, LLC. The second paragraph 10
- says, "Smith & Cox is a limited liability company owned 11
- by W. Andrew (Andy) Smith and Christopher S. (Chris) 12
- Cox. Andy Smith is also the firm's Managing 13
- Minicomember and principal executive officer." 14
- Did I read that correctly? 15
- No, you didn't. Α. 16
- I said Minicomember and it says Mincomember 17 Ο.
- or meember. Let me spell that for the record. 18
- M-I-N-C-O-M-E-E-M-B-E-R. 19
- Other than mispronouncing that word twice, 20
- did I read that, those two sentences, correctly? 21
- That's correct. Α. 22
- I'm guessing that the word Mincomeember is a 23
- typo or some new exotic corporate term I haven't heard 24
- of yet, but you can explain it to me. 25

- 1 I can't explain it to you. A.
- 2 Ο. Okay. What did he mean to say by that?
- 3 Managing member?
- 4 Α. I would think so.
- 5 Ο. Okay. But then the term principal executive
- 6 officer is also described as one of your roles in that
- 7 sentence, right?
- 8 Α. That's what it says, yes.
- 9 Okay. What is your role as principal Ο.
- 10 executive officer?
- 11 To me, it's a managing member of an LLC; Α.
- 12 maybe a neat name, title. That's what it means to me,
- 13 I suppose.
- 14 Okay. Did you author this or prepare this Ο.
- 15 Exhibit 1, Form ADV Part 2A disclosure brochure?
- 16 Α. I did not.
- 17 Q. Who did? Do you know?
- 18 Α. Yes, I do.
- 19 Q. Who was it?
- 20 Α. Elliott Smith.
- 21 Did you review this Form ADV Part 2A before 0.
- it was finalized and filed? 22
- 23 Α. I'm sure I looked at it, yes.
- 24 To the best of your knowledge, was it Ο.
- 25 accurate, or is it accurate?

- 1 A. To the best of my knowledge, it seems to be
- 2 accurate.
- Q. Staying on the same page, under the heading
- 4 Financial Planning and Consultation Services, the first
- 5 sentence states, quote, Smith & Cox provides Financial
- 6 Planning and Consultation Services. Financial Planning
- 7 Services can be tailored for clients and can cover such
- 8 issues as research; investment analysis; portfolio
- 9 reviews; asset allocation; general tax issues; general
- 10 estate planning issues; retirement planning; education
- 11 funding; risk assessment; goal setting; business
- 12 benefit issues; business owner issues; cash flow;
- 13 general issues pertaining to marriage or divorce, or
- 14 other needs that are identified by the client.
- Did I read that correctly?
- 16 A. You did a good job, yes.
- 17 Q. So I want to focus in on what tax issues does
- 18 Smith & Cox offer services on to its clients?
- 19 A. From a general tax issue standpoint?
- 20 O. Yes.
- 21 A. Simple tax deferral, nontax deferral, taxable
- 22 IRA planning, that kind of information.
- Q. Okay. Does Smith & Cox, LLC provide advice
- 24 to clients about income tax issues?
- A. No, we don't.

- 1 Q. Does it prepare tax returns?
- 2 Α. No.
- 3 Ο. Directing your attention to the bottom of the
- page, under Investment Advisory and Monitoring 4
- Services, the second sentence under that header says, 5
- in part, "WWM," and that's all caps, "may make 6
- recommendations of investments available with a reduced 7.
- 8 or no sales charge," and then it goes on.
- 9 My question is, what is WWM?
- 10 Α. I don't know.
- Okay. What functions does Mr. Cox perform at 11 Q.
- 12 Smith & Cox, LLC?
- 13 Α. Insurance-related items.
- 14 Q. Anything else in terms of services he
- provides to clients? Is it just insurance? 15
- 16 That's correct. Α.
- 17 Other than yourself, does Smith & Cox, LLC Q.
- 18 have any other investment advisor representatives?
- 19 Α. No.
- 20 MR. BURGESS: Let's mark this as
- 21 Exhibit 2.
- 22 (EUO Exhibit 2 was marked for
- 23 identification.)
- (EUO Exhibit 3 was marked for 24
- 25 identification.)

- BY MR. BURGESS: 1
- Mr. Smith, I've just handed you what's been 2
- marked as Exhibit 2, which is an October 3rd, 2016 3
- letter from the Securities Division to you and Smith & 4
- Cox, LLC requesting certain documents. And then I've 5
- also handed you what's been marked as Exhibit No. 3. 6
- Can you please identify what Exhibit No. 3 is? 7
- An answer key for a document request that I 8
- provided. 9
- Okay. Did you prepare Exhibit No. 3? 10 0.
- T did. Α. 11
- And it's fair to say that Exhibit No. 3 12 Ο.
- corresponds to the categories set forth in the letter 13
- marked as Exhibit No. 2, correct? 14
- It does. 15 Α.
- I would just like to take a minute or two and 16
- briefly go through the categories of documents that 17
- were requested in Exhibit No. 2 and then the responses 18
- that you provided in Exhibit No. 3, okay? 19
- 20 Α. Okay.
- Okay. Exhibit No. 2, the first category 21
- asked for a list of all individuals or entities who 22
- have purchased a pension stream investment or 23
- structured cash flow product sold by or through 24
- Mr. Smith or Smith & Cox, LLC, the firm, correct? 25

- 1 A. Yes.
- Q. And your response on Exhibit No. 3 is that
- 3 the requested documents you were providing on a thumb
- 4 drive, correct?
- 5 A. Yes.
- 6 Q. In response to that first category, correct?
- 7 A. Yes.
- MR. BURGESS: Let's mark this as
- 9 Exhibit 4.
- 10 (An off-the-record discussion ensued.)
- 11 (EUO Exhibit 4 was marked for
- 12 identification.)
- 13 BY MR. BURGESS:
- 14 Q. Do you recognize Exhibit No. 4, Mr. Smith?
- 15 A. Yes.
- Q. Can you describe what it is, please?
- 17 A. It's a list of the structured income clients.
- 18 Q. Is it accurate for me to say that the list of
- 19 clients on Exhibit No. 4, which is two pages, is the
- 20 information that you produced that's responsive to
- 21 Category 1 in Exhibit 2?
- 22 A. That appears to be correct.
- Q. All right. Returning to Exhibits 2 and 3, in
- 24 Exhibit 2 the second category of documents calls for,
- 25 quote, A list of all of Mr. Smith's and the Firm's

- 1 investment advisory clients, including client names,
- 2 addresses, and telephone numbers.
- And then in Exhibit 3 you again stated that
- 4 the information requested responsive to that second
- 5 category is provided on the thumb drive, correct?
- 6 A. That's what it says, yes.
- Q. Returning to Exhibit 2, the third category of
- 8 documents we requested were, quote, Copies of all
- 9 client account statements, including any account
- 10 statements generated by Mr. Smith or the Firm, closed
- 11 quote.
- 12 And on Exhibit No. 3 your response indicates
- 13 not applicable, correct?
- 14 A. Correct.
- 15 Q. So I take it that you had no -- that Smith &
- 16 Cox had no responsive documents to Category No. 3?
- 17 A. That's what I understand, yes.
- 18 Q. Okay. Returning to Exhibit 2, the fourth
- 19 category calls for or called for copies of all account
- 20 statements furnished to individuals and to entities
- 21 that have purchased a pension stream investment or
- 22 structured cash flow product.
- 23 And then on Exhibit No. 3 your response was,
- 24 again, not applicable, correct?
- 25 A. That's my understanding, yes.

- Q. Okay. So, in other words, to the best of
- 2 your knowledge and information, Smith & Cox had no
- 3 documents that responded, were responsive to Category
- 4 No. 4, correct?
- 5 A. That's correct, in my best -- to my
- 6 understanding, yes.
- 7 Q. Okay. Returning to Exhibit 2, the fifth
- 8 category called for a list of all financial products
- 9 offered for sale and sold by Mr. Smith or the firm.
- 10 And on Exhibit No. 3 you responded that
- 11 whatever documents the firm had or you had were again
- 12 provided on the thumb drive, correct?
- 13 A. That's correct.
- 14 Q. Returning to Exhibit 2, the sixth category
- 15 called for copies of all selling agreements entered
- 16 into by Mr. Smith or the firm.
- And on Exhibit 3 you again indicated that
- 18 what documents or what documents you had were again
- 19 being provided on the thumb drive, correct?
- 20 A. Yes.
- Q. Category No. 7 on Exhibit No. 2 called for
- 22 copies of documentation evidencing your or your firm's
- 23 due diligence undertakings with respect to the pension
- 24 stream investment or structured cash flow products,
- 25 correct?

- 1 A. Yes.
- 2 O. And in Exhibit No. 3 you responded that you
- 3 were providing the documents responsive to that seventh
- 4 category also on the thumb drive, correct?
- 5 A. Yes.
- 6 Q. Returning to Exhibit 2, eighth category of
- 7 documents called for copies of documentation evidencing
- 8 Mr. Smith's or the firm's suitability assessment
- 9 efforts undertaken for each individual and entity that
- 10 purchased a pension stream investment or structured
- 11 cash flow product.
- And on Exhibit 3 you again provided that
- 13 documents responsive to that eighth category of
- 14 documents were also being provided on the thumb drive,
- 15 correct?
- 16 A. Yes.
- Q. Returning to Exhibit 2, the ninth category of
- 18 documents requested was copies of any and all offering
- 19 documents, including all attachments, exhibits,
- 20 amendments and supplements, furnished to purchasers of
- 21 pension stream investments or structured cash flow
- 22 products.
- And on Exhibit No. 3, in response to that
- 24 ninth request, you again indicated that you were
- 25 providing the responsive documents on the thumb drive,

- 1 correct?
- 2 Α. Yes.
- Returning to Exhibit No. 2, the tenth 3
- 4 category requested were copies of any and all
- 5 documentation relating to purchasers entering into
- 6 contracts called, quote, Option to Purchase Defaulted
- 7 Structured Asset Agreements, closed quotes.
- And on Exhibit No. 3 you indicated or stated
- 9 that the responsive documents to that tenth request you
- 10 were also producing on that thumb drive, correct?
- 11 Α. Correct.
- 12 The eleventh -- on Exhibit No. 2 the eleventh 0.
- category of documents requested were any and all 13
- 14 documentation showing any commissions or other
- 15 remuneration received by Mr. Smith or the firm in
- 16 connection with the sale of pension stream investments
- or structured cash flow products. 17
- 18 And on Exhibit No. 3 you responded that the
- 19 responsive documents to Category 11 were also being
- 20 provided on the thumb drive, right?
- 21 Α. Yes.
- 22 Ο. Category 12 on Exhibit No. 2 called for
- 23 copies of any and all contracts or agreements,
- including all attachments, exhibits, amendments and 24
- 25 supplements, between Mr. Smith or his firm and BAIC --

- that's all caps. -- Inc., a Texas corporation. 1
- And on Exhibit No. 3 you indicated not 2
- applicable; in other words, no documents, no responsive 3
- documents existed in response to Category 12, correct? 4
- Α. That is correct. 5
- Returning to Exhibit 2, Category 13 asked for 6
- copies of any and all contracts and agreements, 7
- including all attachments, exhibits, amendments and 8
- supplements, between Mr. Smith or the firm and SoBell
- Corp., a Mississippi profit corporation. 10
- And on Exhibit No. 3, in response to that 11
- Category 13, you again indicated not applicable; in 12
- other words, neither you nor Smith & Cox had any 13
- responsive documents to that request, correct? 14
- That's correct. 15 Α.
- Returning to Exhibit No. 2, Category 14 16 Ο.
- requested copies of any and all contracts, including 17
- all attachments, exhibits, amendments and supplements, 18
- between Mr. Smith or the firm and Strategic Marketing 19
- 20 Innovators, LLC.
- And on Exhibit No. 3, in response to that 21
- Category No. 14, you indicated that any such 22
- documents -- or all such documents were being provided 23
- on the thumb drive, correct? 24
- That's correct. 25 A.

- 1 And then, finally, in Exhibit No. 2, with Q.
- respect to Category 15, that category requested copies 2
- of any and all contracts and agreements, including all 3
- attachments, exhibits, amendments and supplements, 4
- between Mr. Smith and the firm -- Mr. Smith or the firm 5
- 6 and Performance Arbitrage Company, Inc.
- And on Exhibit No. 3 you responded that no
- such documents existed, and so you put not applicable, 8
- 9 correct?
- 10 Α. That's correct.
- 11 Q. And then also on Exhibit 3, you added a
- 12 paragraph that indicated that you were enclosing a DOL
- opinion, which I assume means Department of Labor; am I 13
- 14 correct?
- 15 Α. Yes.
- 16 Ο. You were enclosing a Department of Labor
- opinion in regards to this asset from the perspective 17
- of the Department of Labor in regards to several ERISA 18
- 19 and federal anti-alienation/assignment provisions.
- 20 And so you provided that on the thumb drive
- 21 as well, correct?
- 22 Α. That's correct.
- 23 Q. Are you the authorized custodian of records
- 24 for Smith & Cox, LLC?
- 25 Α. Custodian of record?

- Do you keep the records for Smith & 1 Ο.
- 2 Cox, LLC?
- Some, yes. Α. 3
- Okay. Do you have the authority on behalf of 4 0.
- Smith & Cox to certify the records that you produced on 5
- 6 its behalf?
- I assume so, yes. 7 Α.
- I'm going to ask you some somewhat 8 Q. Okay.
- lawyerly questions, but they're designed to establish 9
- that -- what I'm trying to establish is that the 10
- documents that you produced on the thumb drive were the 11
- true and correct copies of records that Smith & Cox 12
- has. So I'll just go ahead and ask those questions, 13
- but I wanted you to know why I'm doing this exercise. 14
- 15 Α. Okay.
- Are the records that you submitted -- and if 16
- we go back and look at Exhibit No. 3, I believe it's 17
- dated or date-stamped. 18
- October 28th, 2016. Α. 19
- Yeah, okay. So you produced the documents on Ο. 20
- or about that date, correct? 21
- That's correct. Α. 22
- Are the records that you submitted to the 23 Ο.
- Division on that date true and correct copies of all 24
- records under Smith & Cox's possession or control that 25

- 1 are responsive to the October 3rd letter directed to
- you and to Smith & Cox? 2
- To the best of my ability. 3 Α.
- Were the records that you submitted prepared 4 Ο.
- 5 or obtained by personnel or representatives of Smith &
- Cox in the ordinary course of business? 6
- Α. I'm not sure I understand your question.
- 8 Q. As a regular business practice, day in/day
- out, does Smith & Cox prepare records relating to its 9
- business, including its clients? 10
- 11 Α. Yes.
- 12 Q. Okay. And were the records that you
- 13 submitted to the Division on October 28th, 2016, were
- 14 those documents prepared by people at your firm,
- 15 whether yourself or other employees, in the course of
- 16 Smith & Cox's ordinary business practices?
- 17 I believe so, yes. Α.
- 18 Q. Okay. Is it your firm's practice to create
- business records reflecting transactions or the 19
- business that it's conducting at or near the time of 20
- 21 those actual transactions?
- 22 Α. That would be typically correct.
- 23 Q. Okay. And to the best of your knowledge,
- 24 were the records that you submitted or prepared to the
- 25 Division in October 2016 prepared by representatives of

- 1 your firm at or near the time of the business, the
- 2 transactions, the events reflected in those records?
- 3 A. To the best of my knowledge, yes.
- Q. And is it -- does Smith & Cox keep such
- 5 records in the ordinary course of its business, as part
- 6 of its regular business practice?
- 7 A. Yes.
- 8 Q. Have you -- to the best of your knowledge
- 9 have you produced all the records that were covered by
- 10 the Division's letter of October 3rd, 2016?
- 11 A. I did my best.
- 12 Q. And we thank you for that.
- Earlier in your testimony or in our colloquy
- 14 I represented to you that based on our review of the
- 15 records that you did produce, which included what I
- 16 would describe as the client files for the various
- 17 individuals and clients to whom Smith & Cox sold the
- 18 pension stream products at issue, based on our review
- 19 of those client files, we believe that the time frame
- 20 during which your firm made those sales was
- October 28th, 2013 through November 17th, 2015.
- 22 And you said that that sounded, that
- 23 ballpark, as a ballpark, sounded about right?
- A. Sounds about right.
- Q. Okay. To the best of your knowledge, were

- 1 there any -- did your firm make any other sales of
- 2 these types of investments outside that, say,
- October 28th, 2013 to November 17, 2015 time frame?
- 4 A. I don't believe so.
- Okay. So to the best of your knowledge,
- 6 since November 17, 2015, which we believe is the last
- 7 sale, has Smith & Cox made any other sales of these
- 8 types of investments?
- 9 A. No.
- 10 Q. Why after, say, the end of November 2015 did
- 11 your firm no longer sell these types of investments?
- 12 A. I heard about a Texas order, and that's
- 13 what -- I was done.
- 14 Q. Just that one Texas order was enough to --
- 15 A. That was enough.
- 16 Q. Had you had any problems with the -- had you
- 17 or had your -- to your knowledge, had any clients had
- 18 any issues or problems with these investments that they
- 19 purchased prior to you becoming aware of that Texas
- 20 order?
- 21 A. There may have been some defaults at some
- 22 point.
- Q. Okay. Did those defaults factor into your
- 24 decision to stop selling these types of products?
- A. I'm sure that had a partial reason, yeah.

- Let's talk about the offerings generally. 0. 1
- You tell me if this is accurate: 2
- investments we're talking about involved a transaction 3
- where a veteran receiving an income stream from a 4
- military retirement or military disability benefits 5
- would act as a seller, and the veteran appointed either 6
- BAIC or SoBell as his or her agent to sell part of the 7
- future payments from that pension or those disability 8
- benefits in exchange for a discounted lump sum payment. 9
- Is that an accurate summary of --10
- Α. No. 11
- No? 12 Ο.
- Α. No. 13
- What's inaccurate about it? Ο. 14
- The BAIC/SoBell relationship. 15 Α.
- Okay. So in my summary, which you disagree Q. 16
- with, I described or stated that the veteran would 17
- appoint BAIC or SoBell as his or her agent to sell part 18
- of the future income stream. What's inaccurate about 19
- 20 that?
- My understanding was that BAIC, and I wasn't 21 Α.
- really familiar with SoBell, was nothing more than a 22
- sourcing representative. They found a seller. 23
- Okay. 24 Q.
- Α. And that was their role. 25

- 1 Q. So to the best of your knowledge, did BAIC or
- SoBell assist the seller in the transaction? 2
- 3 Α. Not to my knowledge, no.
- Were they appointed as the agent of the 4 0.
- seller? 5
- 6 Α. Not to my knowledge, no.
- 7 Okay, so let me take another run at this, Ο.
- based on what you've described, and you tell me if I'm 8
- 9 accurate.
- The investments involved a transaction where 10
- a veteran receiving an income stream from military 11
- 12 retirement pension or military disability benefits
- would act as a seller, and that person was sourced or 13
- 14 located somehow by BAIC or SoBell, and in the
- 15 transaction the veteran would sell part of the future
- income payments from the pension stream or disability 16
- benefits in exchange for a discounted lump sum. 17
- 18 that an accurate statement?
- 19 That seems fairly accurate, yes.
- 20 Q. Okay. And then the veteran/seller was
- 21 matched with an investor, who would be the buyer,
- 22 correct?
- 23 Α. That's correct.
- 24 To purchase the veteran's pension or
- 25 disability benefits for a specified term, correct?

- That's correct. Α. 1
- Okay. How was the veteran, to your 2 Ο.
- knowledge, how was the veteran matched with the buyer? 3
- I'm not sure I understand the question. 4 Α.
- Well, I think we just agreed that the Ο. 5
- veteran, as the seller, was somehow match -- or was 6
- matched with an investor, as the buyer, correct? 7
- Α. Yes. 8
- What knowledge do you have as to how that 9 Ο.
- matching occurred? 10
- I don't have a lot of knowledge to the 11 Α.
- processes of how the match occurred. 12
- What knowledge do you have? Ο. 13
- That a buyer and seller were -- a buyer 14 Α.
- was -- I'm sorry, a seller was sourced and became 15
- available for a buyer match, so to speak. 16
- Okay. But you don't know how that match 17 Ο.
- occurred? 18
- I'm not sure if I understand the matching 19 Α.
- terminology here, matching. 20
- Well, putting the seller together with the Q. 21
- 22 buyer.
- I would -- that -- my understanding is that's Α. 23
- what Upstate Law Group does. 24
- Okay. What's your understanding of how BAIC 25 Q.

- or SoBell sourced the seller? 1
- 2 Α. My understanding is there are many companies
- that advertise for different types of these types of 3
- arrangements, and I believe that BAIC and, my 4
- understanding, SoBell are -- I'm not sure if they did 5
- advertising, but they became like a finder of sellers. 6
- 7 Q. Okay. When you had a client who -- and let
- me ask this: Were the investors to whom your firm sold 8
- these types of investments, were they clients of 9
- 10 Smith & Cox?
- Already, previously; is that what you're 11 Α.
- 12 asking?
- 13 Ο. Either previously or did they -- at the time
- of the transaction, were they clients of your firm? 14
- 15 Α. Most were not.
- 16 Most were not. At the time of the Ο.
- transaction, did they become clients of Smith & Cox? 17
- 18 Α. That would be correct.
- 19 Ο. And what types of clients were they? Were
- these investment advisory clients? 20
- 21 Α. Yes.
- 22 How did your firm know which pensions were
- 23 available for purchase?
- 24 Α. Through SMI.
- 25 Q. And how did SMI provide that information?

- I communicated with them, and they basically 1
- handled the, in quotes, inventory of sellers, my 2
- understanding. 3
- Let's say in the time frame I was somebody 4 Ο.
- interested in one of these products because say I knew 5
- somebody, my neighbor, who was a client of your firm 6
- who had already purchased one of these. Just 7
- hypothetical, okay. And I'm giving this hypothetical 8
- because I want to understand kind of the process. 9
- If I came into your office and said, "Hey, 10
- Mr. Smith, you know, my neighbor has one of these. I'm 11
- interested," what was the process for me to buy one of 12
- 13 these?
- Did you have an existing inventory that you 14
- could show them that you had gotten through SMI, or did 15
- the investor say, "I'm interested in putting \$50,000 16
- towards one of these. Please go find one"? I mean how 17
- did it work? Did you have the -- what came first; kind 18
- of the putting the money up or the here's what we have, 19
- you know, here are the various ones that we have to 20
- offer? 21
- It was not -- I didn't show any inventory and Α. 22
- said this is what we have to offer. 23
- You didn't show that? 0. 24
- 25 A. I did not.

- 1 Q. Okay. So can you describe the process for I
- 2 come into your office and say, "Hey, I've heard about
- 3 these. Can you tell me more about them?"
- 4 A. Well, we would do a very extensive
- 5 fact-finding meeting first to see what their situation
- 6 is, et cetera. And the idea behind this was to provide
- 7 an income stream for a period of time, five years or
- 8 whatever. It's part of what we call an income plan, so
- 9 to speak, which would include several different tools;
- 10 maybe an annuity, maybe -- always an investment
- 11 account, obviously; and based on what the goals are of
- 12 the particular person that we sat down with.
- 13 Q. Okay. And how would you explain that one of
- 14 these types of products might fit into that overall
- 15 plan?
- 16 A. Well, I gave them printed material that was
- 17 provided to me by SMI and explained how the asset
- 18 worked, and that was my initial discussion, if it was
- 19 something that they showed interest in.
- Q. Okay. How did you and your firm first learn
- 21 about these products?
- 22 A. Darren Bodenhamer with SMI contacted us.
- Q. Did you have a relationship with
- 24 Mr. Bodenhamer prior to him contacting you about these
- 25 investments?

- No, I didn't. 1 Α.
- Do you have an understanding of how he came 2 Ο.
- to contact you? 3
- I think through another friend of mine that Α. 4
- he knew and contacted me through him. 5
- And who is that; who is your friend? 6 Ο.
- A friend in Louisiana. Α. 7
- And what's your friend's name? Q. 8
- Α. Barry. 9
- Engolio? Q. 10
- Engolio. A. 11
- MS. NELSON: Can I ask just one 12
- question? 13
- MR. BURGESS: Yeah. 14
- MS. NELSON: Does Darren Bodenhamer live 15
- in Tucson? 16
- THE WITNESS: No, he lives in Dallas, 17
- Texas. 18
- BY MR. BURGESS: 19
- Okay. So you believe that Mr. Engolio in 20 Q.
- Louisiana, that your relationship with him caused 21
- Mr. Bodenhamer to reach out to you and contact you 22
- about these types of products? 23
- I -- yes. 24 Α.
- Okay. So what did -- and approximately when Ο. 25

- 1 did this occur? Sometime in 2013 or earlier?
- 2 A. Yeah. Yes.
- 3 Q. You think sometime in 2013?
- 4 A. I would, yes.
- Q. And how did Mr. Bodenhamer reach out; by
- 6 phone, by letter, by did you have a personal meeting
- 7 with him?
- A. He came out to visit us at our office.
- 9 Q. Okay. And how many meetings with
- 10 Mr. Bodenhamer did you have before you started offering
- 11 these products?
- 12 A. Well, we had one initial meeting
- 13 face-to-face, and then this is when the compliance
- 14 discovery, I would say, took place. It was not
- 15 something that happened very quickly at all.
- 16 Q. And Elliott Smith was involved or became
- 17 involved at this point in the discussions?
- 18 A. That's correct.
- 19 Q. And what interested you in selling these
- 20 products?
- 21 A. It was an alternative to a -- as part of an
- 22 income plan, a better rate of return than they could
- 23 get elsewhere.
- Q. Okay. Anything else?
- 25 A. No.

- Does your friend in Louisiana, Mr. Engolio, Ο. 1
- offer these types of investment products? 2
- Currently or did he? Α. 3
- Ο. Did he. 4
- He did. 5 Α.
- He did. Ο. 6
- Do you know anybody else in Arizona who 7
- offers or offered these investment products? 8
- With this particular company or at all? Α. 9
- Let's start with this particular company. 10 Q.
- No, I don't know of anybody. Α. 11
- What about other people in Arizona who offer 12 Ο.
- these types of products, but they're sourced through 13
- some other company other than BAIC or SoBell or 14
- Strategic Marketing Innovators? 15
- I know of other people that know about it and 16 Α.
- have done it. 17
- Who are those people? Ο. 18
- Nobody that I know specifically, but I just 19 Α.
- know, you know, a guy named Tom. That's all I got. 20
- Okay. How do you know that? Q. 21
- He said he did, he did a deal, so... Α. 22
- Is Tom in Tucson? 23 Ο.
- Tom is in Tucson. Α. 24
- How did you come to talk to Tom about --25 Ο.

- 1 Α. Through another friend of mine.
- 2 Ο. Do you know Tom's last name?
- 3 Α. I do not.
- Other than Tom, you don't know anybody else 4 0.
- in the state who has sold one of these pension stream 5
- 6 products?
- Α. No.
- 8 Q. That's your testimony?
- 9 Α. That's my testimony, yeah. I don't believe
- 10 so.
- 11 We're going to talk about some of the Q.
- 12 documents in just a little while, the documents that
- are part of this investment. But, generally speaking, 13
- like where did these contracts and documents come from, 14
- to your knowledge? Who did -- I take it you didn't 15
- 16 prepare them; you didn't draft the sales assistance
- agreement or the purchase assistance agreement? 17
- 18 Α. That's correct.
- 19 0. These were forms, correct?
- 20 Α. I got these from SMI.
- 21 0. Who is Mark Corbett?
- 22 Α. I have -- I don't know.
- 23 Q. What due diligence did you do before
- 24 beginning to offer these pension product investments?
- 25 Α. Well, I had many calls with Elliott, their

- counsel, the company, which I'll refer to as SMI. 1
- Q. When you say their counsel, you're talking 2
- about SMI, SMI's counsel, Upstate Law Group? 3
- The counsel I would assume is. I don't know A. 4
- if that's SMI's counsel, but --
- Okay. But --Q. 6
- Upstate Law Group. 7 Α.
- -- Upstate Law Group? Q. 8
- Α. Yeah. 9
- And many conference calls, I would think, and 10
- many conversations in regards to the processes and the 11
- understanding of the dynamics of the asset in general. 12
- (EUO Exhibit 5 was marked for 13
- identification.) 14
- THE WITNESS: My water is starting to go 15
- through me. 16
- If you want to take a MR. BURGESS: 17
- break, we can take a break. 18
- MR. CHESTER: That's fine. And if you 19
- want to go off? 20
- MR. BURGESS: Yeah, we can go off the 21
- record. 22
- (A recess was taken from 11:51 a.m. to 23
- 24 11:56 a.m.)
- MR. BURGESS: We can go back on the 25

- 1 record.
- 2 BY MR. BURGESS:
- 3 Mr. Smith, right before our break you were
- handed what's been marked as Exhibit No. 5. Do you 4
- 5 recognize this document?
- 6 Α. I do.
- Ο. What is it?
- Well, it's marked "Due Diligence for the 8 Α.
- Structured Income Asset." 9
- 10 Ο. Did you prepare this document?
- 11 Α. I did.
- 12 Q. And did you produce it to the Division in
- response to the Division's October 3rd, 2016 letter, 13
- Exhibit No. 2? 14
- 15 Α. Yes.
- 16 Ο. And this just generally describes, at least
- in part, the due diligence that you and your firm did 17
- 18 before selling these pension products, correct?
- There's some before and after. 19 + A.
- 20 Okay. In the first paragraph you wrote that, 0.
- quote, we passed on the initial data to our compliance 21
- contact for further review. 22
- 23 Is the compliance contact referenced in that
- 24 sentence Elliott Smith?
- 25 That is correct. Α.

- And what initial data did you pass on to 1 0.
- 2 Mr. Smith?
- From what I remember, the marketing 3 A.
- materials, contact information for SMI and Upstate Law 4
- Group, initially. 5
- Do you have Elliott Smith's contact 6
- information? 7
- I do. A. 8
- Can you provide it to us? Ο. 9
- Right now? Α. 10
- Yeah. Ο. 11
- Yeah. I don't know if I have it on my phone 12 A.
- or not, so... 13
- I do not have it. 14
- Okay. When you return to your office, will 15 Ο.
- you provide it to Mr. Chester so that he can provide it 16
- 17 to us?
- Okay. Α. 18
- Ο. Yes? 19
- A. Yes. 20
- Thank you. 21 Q.
- The last sentence of that first paragraph 22
- says, quote, Several questions arose which prompted a 23
- back and forth between SMI, and its principals Upstate 24
- Law Group, as well as our compliance person. 25

- 1 What questions arose?
- 2 Α. Well, there was a security question, which
- was the primary one. And I'm not sure I remember any 3
- other questions per se. Maybe the processes, 4
- 5 et cetera.
- 6 Is the back and forth you described, was that Q.
- verbally or via e-mail or correspondence? 7
- 8 It was verbally, and as we discussed prior,
- conference calls. When questions might come up, we 9
- 10 would do a call again.
- 11 Ο. Are there any e-mails or correspondence
- related to evaluating this product or getting any 12
- 13 answers, any questions answered regarding these
- 14 products?
- 15 MR. CHESTER: Do you have a time frame
- 16 on that; like before sales, after sales?
- 17 BY MR. BURGESS:
- 18 Ο. Anytime between 2013 and 2015.
- 19 Ask the question again, please. Α.
- 20 Sure. Do you have any -- well, let me ask it Q.
- 21 first this way: Were there any e-mails or
- correspondence in the 2013 to 2015 time frame regarding 22
- 23 whether these products were securities?
- 24 Α. I don't recall. I don't -- no.
- 25 No, you don't recall whether there was Q.

- 1 correspondence or, no, there was no such
- 2 correspondence?
- A. I don't recall.
- 4 Q. In this paragraph you write that Darren --
- 5 and I assume that's Darren Bodenhamer, and I'm
- 6 referring to, looks like, the second sentence when I
- 7 use Darren. He was the contact for SMI, the
- 8 distribution company.
- 9 Did you understand that Mr. Bodenhamer had a
- 10 financial interest in promoting the sale of these types
- 11 of investments?
- 12 A. I assumed he did.
- O. Did you know whether Upstate Law Group had
- 14 any financial incentive in promoting the sale of these
- 15 investment products?
- 16 A. I don't know if they -- promoting the sales?
- 17 Q. Well, they were on this conference call about
- 18 whether the -- well, they were on these conference
- 19 calls where questions were being raised as part of the
- 20 due diligence into this product before it was sold,
- 21 right?
- 22 A. Yes.
- 23 Q. Do you know whether they had a financial
- 24 incentive as to whether these products -- as to whether
- 25 you or your firm desired to start selling these

- 1 products?
- 2 A. The question is, do I think that they had a
- 3 financial interest, did they make money on the
- 4 transaction; and yes, I'm sure they did.
- 5 Q. Did you understand that they -- before you
- 6 started selling these products, that Upstate Law Group
- 7 would make money on the sale of these products?
- 8 A. I assumed they did, yes.
- 9 Q. Did that factor into your evaluation of
- 10 the -- their discussion of these products as part of
- 11 the due diligence that you were doing?
- 12 A. I would say, yes, it did, partially.
- 13 Q. Did you discount anything that either SMI or
- 14 Upstate Law Group was saying based on your knowledge
- 15 that they would make money if you decided to start
- 16 selling these products?
- 17 A. I relied on their information and, mostly, on
- 18 my compliance guy's opinion.
- 19 Q. In the next paragraph you describe traveling
- 20 to Dallas and personally meeting with the principals of
- 21 Upstate Law Group, along with the SMI group.
- Who on behalf of Upstate Law Group was
- 23 present in Dallas?
- 24 A. Candy Fuller and Howard or Trey Sutter.
- Q. And you write that SMI included Brad

- Churaroska and Katherine Snyder, along with Michael 1
- Churaroska, whose job was the vetting of the sellers. 2
- Other than Ms. Fuller, Mr. Sutter, Brad 3
- Churaroska, Katherine Snyder and Michael Churaroska, do 4
- you recall other individuals being at any meetings in 5
- Dallas over whether to sell these products? 6
- I believe Mr. Engolio was there as well. 7
- Do you know whether Mr. Engolio was already Q. 8
- in the -- had already begun selling these types of 9
- products, or was he evaluating, like you were, whether 10
- to begin selling these? 11
- I want to be clear that this wasn't prior to 12
- me offering this. This was afterwards. 13
- Oh, okay. And I should have asked you that. 14 Ο.
- 15 Α. Yeah.
- When did the meeting, approximately, occur? Ο. 16
- My best guess would be sometime in 2015. 17 Α.
- What prompted the meeting? 18 Ο.
- I was a little frustrated with some of the Α. 19
- processes and wanted to have a face-to-face meeting. 20
- think we had a couple of variances or defaults that I 21
- wanted to discuss with the law firm and SMI in 22
- particular. 23
- How long did the meeting in Dallas last; an 24
- hour, a day, two days? 25

- 1 It was, probably total, between five hours Α.
- one day and an hour or two the next. 2
- 3 And what topics do you recall discussing with
- these individuals? 4
- 5 Α. Mostly processes and current variances.
- 6 What process -- what about the processes were 0.
- 7 you concerned with?
- Communication from Upstate Law Group to 8 Α.
- myself wasn't as good as I would have liked on problem 9
- 10 cases or situations.
- 11 Q. The variances or defaults?
- 12 Α. Yeah.
- 13 Anything else about the process? Q.
- 14 There was, and I'm not sure I could be Α.
- specific to what that was, other than Ms. Fuller 15
- wasn't -- her husband handled some of the software 16
- stuff, apparently, and I questioned that a little bit. 17
- 18 That was met with a little bit of resistance or
- pushback, I guess. So I voiced my opinion on a couple 19
- 20 things.
- 21 Okay. At the meeting in Dallas, did you
- discuss whether or not this was -- these products were 22
- 23 securities?
- 2.4 Α. We did not.
- 25 Okay. I'm a little bit confused by your Q.

- answer, because the last couple of sentences in the 1
- second paragraph on Exhibit No. 5, well, the last two 2
- sentences read, quote, A discussion as the regulation 3
- in regards to the security aspect was discussed as 4
- well. They all agreed this did not pass the, quote, 5
- Howie, closed quote, test in regards to the security 6
- 7 status.
- (An off-the-record discussion ensued.) 8
- MR. BURGESS: Let the record reflect 9
- that Mr. Chester was just consulting with Mr. Smith as 10
- I was asking that question. 11
- BY MR. BURGESS: 12
- So I just read the last two sentences of that Ο. 13
- second paragraph on Exhibit 5, which indicate that 14
- there was some discussion in Dallas about whether these 15
- were securities or not; am I --16
- No, that's not accurate, and my timelines 17
- were not accurate in that particular paragraph. 18
- Q. Okay. 19
- This was discussions we had prior to sales, 20 Α.
- not at the meeting in Dallas. 21
- Ο. Okay. 22
- I just want to be clear. 23 Α.
- I understand. 24 Ο.
- Okay. Α. 25

- 1 Did Ms. Kern-Fuller or anybody else from Q.
- Upstate Law Group represent that these products, these 2
- 3 investment products, were not securities?
- That is my understanding from what I remember 4
- on conference calls prior to engaging in any sales. 5
- 6 Do you have a recollection that Ο.
- Ms. Kern-Fuller said these are not securities? 7
- I do. And, in fact, she referenced another 8
- securities firm out of Philadelphia that was based on 9
- where she got her information as well. 10
- I was just going to ask you. What is your 11 Ο.
- understanding of Ms. Kern-Fuller's background in 12
- securities law? 13
- 14 Α. I don't have an understanding.
- 15 You don't know whether she has experience in Ο.
- 16 securities law or not?
- 17 Α. I do not, no.
- 18 Ο. But you recall her saying that a law firm in
- 19 Philadelphia told her these were not securities?
- 20 Might have been somebody in Pennsylvania, but Α.
- they had a securities attorney that they worked with in 21
- 22 regards to this.
- Did you or Smith & Cox, LLC ever engage 23
- 24 counsel to get advice as to whether these investment
- 25 products were securities or not?

- What's your definition of counsel? A. 1
- Lawyer. Ο. 2
- No. Α. 3
- Other than Elliott Smith, did you or Smith & Ο. 4
- Cox, LLC ever engage anyone to advise as to whether 5
- these investment products were securities or not? 6
- Would you repeat the question, please? 7
- MR. BURGESS: Can you go ahead and read 8
- it back. 9
- (The record was read by the court 10
- reporter as follows: 11
- QUESTION: Other than Elliott Smith, did 12
- you or Smith & Cox, LLC ever engage anyone to 13
- advise as to whether these investment 14
- products were securities or not?) 15
- THE WITNESS: Not that I can remember. 16
- BY MR. BURGESS: 17
- So Elliott Smith is the only person that you 18
- or your firm engaged to advise on the issue of whether 19
- these investment products were securities, correct? 20
- That could be correct, yes. 21 A.
- In the third paragraph you describe having Ο. 22
- researched other companies that provide a similar 23
- service or product, and you understood that some of the 2.4
- other companies out there offering these products 25

- 1 provide less than satisfactory service, mainly to the
- 2 sellers, right?
- 3 A. That's correct.
- Q. And then you go on in the last sentence to
- 5 state, quote, The fact that the vetting and SMI's clear
- 6 understanding that the seller must be in a better
- 7 position by doing this than if they didn't gave some
- 8 clarity as to the overall value of the asset, closed
- 9 quote.
- 10 First of all, did I read that correctly?
- 11 A. You did.
- 12 Q. Can you explain what you mean by that?
- 13 A. Vetting is an interview process with the
- 14 seller to understand their personal financial situation
- 15 and if this particular asset makes sense for them from
- 16 a value added position.
- 17 They also offer credit counseling service,
- 18 credit elimination or debt elimination or deals to --
- 19 and the whole idea behind what they do is, the seller,
- 20 even after discounting some of the income, is going to
- 21 be in a better position than if they didn't do it in a
- 22 very short amount of time.
- Q. Okay. How did that play into your decision
- 24 to begin offering these types of products?
- A. That was important; that it wasn't just a COASH & COASH, INC. 602-258-1440

www.coashandcoash.com

Phoenix, AZ

- really bad deal for the sellers, like some of the other 1
- deals I had seen and heard about. 2
- Okay. In the fourth paragraph of Exhibit Ο. 3
- No. 5, in the second sentence you write that in 4
- December of 2015, quote, we learned there was an issue 5
- with the Texas Department of Securities in regard to 6
- PAC and SMI, closed quote. 7
- Is PAC Pacific Arbitrage Company? 8
- No, it's not. 9 Α.
- What is PAC? Ο. 10
- Performance --A. 11
- Performance Arbitrage Company. 12 0.
- -- Arbitrage Company. 13 Α.
- Q. Excuse me. 14
- You continue, quote, We decided to stop 15
- offering this and then removed this from our ADV. 16
- What about the Texas -- I assume this is the 17
- Texas order that you referred to earlier --18
- Α. Yes. 19
- 20 Ο. -- today?
- What about the Texas order concerned you? 21
- Well, a cease and desist is, in my eyes, 22 Α.
- probably never a good thing. And that was basically 23
- enough for me. 24
- Q. Okay. What about the fact that it was coming 25

- 1 from the Texas Department of Securities?
- Α. I don't put a lot of credence in what Texas 2
- does or what -- I just -- it didn't have a huge meaning 3
- 4 to me.
- 5 Did you read the order? 0.
- 6 Α. I did.
- Q. And you know it was from the Texas securities
- regulator, right? 8
- 9 Α. Yes.
- 10 Ο. And do you recall reading that the order
- found that these types of products were securities 11
- 12 under Texas law?
- 13 I don't remember reading that.
- 14 Q. Okay. Continuing on paragraph four on
- 15 Exhibit No. 5, you wrote, quote, After additional
- research, we understood there was another player 16
- involved named Andrew Gambor, who was associated with 17
- 18 the SMI group and PAC as well. We learned he had a not
- so good record in various states with a similar 19
- business, closed quote. 20
- 21 What's your understanding of how Mr. Gamber
- was associated with SMI? 22
- 23 Looking back right now, I'm not sure he ever
- was involved with them. It might have been a mistake 24
- on my part. So my understanding is, I don't know if he 25

- was involved with SMI. 1
- Okay. But at the time you wrote this Exhibit 2
- No. 5, you thought he was? 3
- Yeah. 4 Α.
- What is or was your understanding that Ο. 5
- Mr. Gamber was associated with Performance Arbitrage
- 7 Company?
- I knew nothing of it until after December of 8 Α.
- 2015, and as I stated, I contacted SMI and asked them 9
- about it. And they said they weren't involved, had not 10
- been involved with him for quite some time. 11
- Q. You said that SMI said that Mr. Gamber hadn't 12
- been involved with SMI? 13
- SMI and PAC were kind of closely knitted. A. 14
- O. How so? 15
- I think some of the same principals, 16 Α.
- Katherine Snyder and Brad --17
- Churaroska? 18 Ο.
- -- had involvement with both groups. 19 Α.
- Okay. Did you learn about Mr. Gamber's 20 0.
- business record in other states? 21
- A Google search revealed he had issues in, to 22 Α.
- my best recollection, Arkansas under another name, 23
- business name, rather than SMI or PAC. So I do know 2.4
- that. 25

- 1 Q. VFG, does that sound familiar?
- 2 A. Sounds very familiar.
- 3 Q. Voyager Financial Group?
- 4 A. Yeah.
- Q. Who did you -- in the last sentence you
- 6 wrote, quote, I contacted SMI and PAC as to this
- 7 relationship and they let me know the relationship was
- 8 terminated and they were no longer involved with him in
- 9 any way.
- That sentence refers to Mr. Gamber, correct?
- 11 A. That's correct.
- 12 Q. When you contacted SMI and PAC, did they --
- 13 in order for them to say he was -- the relationship was
- 14 terminated, that has to have meant that there was a
- 15 relationship prior to the termination between Gamber
- 16 and SMI and PAC, right?
- 17 A. To what extent, yes, but I don't know.
- 18 Q. You agree that there must have been a
- 19 relationship, but you don't know the extent of the
- 20 relationship between Gamber and SMI and PAC?
- 21 A. That's correct.
- Q. In the last paragraph in Exhibit 5 you write,
- 23 quote, Our clients are receiving their payments monthly
- 24 and understand that SMI and PAC are strong and able to
- 25 continue this for the foreseeable future, closed quote.

- Is it still a true statement that your 1
- clients are receiving their payments monthly? 2
- Not all of them. That's correct. 3
- Approximately what percentage of your Q. 4
- clients are no longer receiving their monthly 5
- 6 payments?
- You can either give a percentage or, you 7
- know, ten clients or four clients, whatever the number, 8
- whatever is the best way for you to answer that. 9
- MR. CHESTER: Yeah, you may want to do 10
- it by contracts, because you have to think of clients 11
- and contracts, two different numbers. 12
- THE WITNESS: Yeah. 13
- 5 percent. 14
- MR. CHESTER: Of? 15
- THE WITNESS: The total, 21 people. 16
- BY MR. BURGESS: 17
- 5 percent of 21 people? 18 Ο.
- Yeah. 19 Α.
- Ο. Okay. So that's --20
- Α. One or two. 21
- My math is not the best. So what is that, Ο. 22
- like three or four people? 23
- Shannon? Α. 24
- MS. NELSON: I --25

- BY MR. BURGESS: 1
- 2 Sorry, we have to ask the questions; not the Ο.
- 3 other way around.
- So 10 percent is two. So if 5 percent is one 4 Α.
- or two, I would say 10 percent, 10 percent of the 5
- 6 people.
- 7 Okay. My understanding was PAC was supposed Ο.
- to guarantee payment in the event of a default; is that 8
- 9 right?
- 10 Α. That's correct.
- 11 Ο. Is PAC not paying on its guarantee?
- 12 Α. PAC has been -- gone. LFO has assumed PAC's
- liabilities. 13
- 14 Q. That's Life Funding Options?
- 15 Α. Correct.
- 16 Who are the principals of Life Funding Q.
- 17 Options?
- 18 I believe Katherine Snyder is the principal.
- I don't think Brad has any ownership. 19
- 20 Ο. Is Ms. Kern-Fuller a principal of Life
- 21 Funding; do you know?
- 22 Α. I don't know.
- Do you know why Life Funding Options has 23 Ο.
- 24 taken over from PAC?
- 25 Α. My understanding is to have a clear

- separation from Gamber in a more legal sense, is my 1
- understanding. 2
- MR. BURGESS: Do you have anything 3
- before I move on? 4
- MS. NELSON: Huh-uh. 5
- MR. CHESTER: How you doing? Good? 6
- THE WITNESS: Uh-huh. 7
- BY MR. BURGESS:
- What other due diligence, other than what 9 Ο.
- we've just gone over in Exhibit 5, did you or your firm 10
- do prior to beginning to sell these investment 11
- 12 products?
- I don't know of any other. Α. 13
- Q. Okay. 14
- MR. BURGESS: Let's mark this as Exhibit 15
- No. 6. 16
- (EUO Exhibit 6 was marked for 17
- identification.) 18
- MR. BURGESS: And 7. 19
- (EUO Exhibit 7 was marked for 20
- identification.) 21
- BY MR. BURGESS: 2.2
- Q. Mr. Smith, you've just been handed Exhibits 6 23
- and 7 to your examination under oath. Do you recognize 24
- Exhibit No. 6? 25

- 1 Α. I believe I provided this to the -- you.
- 2 Ο. To the Division?
- 3 Α. Correct.
- With your production in October of --4 Q.
- 5 Α. Right.
- 6 Q. -- 2016?
- 7 And the same question with respect to Exhibit
- No. 7; do you recognize this document? 8
- 9 Α. I do not.
- 10 Maybe I do.
- Take your time. I mean take a minute and 11 Q.
- 12 look at it.
- 13 I think this was part of the package that I
- provided to the Division, if I'm not mistaken. 14
- 15 And that's exactly as I understand it as Q.
- 16 well.
- 17 Α. Okay.
- 18 Just wait for a question. MR. CHESTER:
- 19 THE WITNESS: Sorry.
- 20 MR. CHESTER: Take your time.
- 21 BY MR. BURGESS:
- 22 Ο. So Exhibit No. 6 is correspondence on U.S.
- 23 Department of Labor letterhead, correct?
- 24 Α. Yes.
- 25 And it's got a stamp that provides the date Q. COASH & COASH, INC. 602-258-1440 www.coashandcoash.com Phoenix, AZ

- October 3rd, 2014, correct?
- Yes. Α. 2
- And it's a letter addressed to Scott Kohn, 3 Ο.
- with a K, care of James Maxson at Morris, Manning & 4
- Martin, in Atlanta, Georgia, correct? 5
- Yes. 6 Α.
- And the subject line says, "Re: Pensions, Ο. 7
- Annuities and Settlements, LLC, " right? 8
- Α. Yes. 9
- Do you know who Scott Kohn, James Maxson or Ο. 10
- Morris, Manning & Martin are? 11
- No, I do not. 12 Α.
- Do you know of an entity named Pensions, Ο. 13
- Annuities and Settlements, LLC? 14
- I've heard of them. 15 Α.
- Where; how? Q. 16
- I don't recall. Α. 17
- Do you know what the business is of this 0. 18
- limited liability company? 19
- I don't, specifically. 20 Α.
- What about generally? 21 Q.
- An assumption would tell me what it might be. 22 A.
- Based on its name? 23 Q.
- Based on its name. Α. 24
- Do you recall how you came to be in Q. 25

- 1 possession of this letter?
- A. I don't recall.
- Q. Was receiving or reviewing this letter part
- 4 of Smith & Cox, LLC's due diligence regarding its
- 5 decision to sell these pension product investments?
- 6 A. No, it was not.
- 7 Q. It was not.
- Why did you provide this letter to us?
- 9 A. Just some data that I had received that I
- 10 felt might be pertinent.
- 11 Q. How did you feel it might be pertinent?
- 12 A. Just to the legality of the asset in general,
- 13 I suppose.
- Q. What about this letter informs you about the
- 15 legality of the asset? And by asset, you mean the
- 16 pension product investments --
- 17 A. I understand.
- 18 Q. -- that we've been talking about, right?
- What about this letter informed you as to the
- 20 legality of pension product investments?
- 21 A. Maybe a loose interpretation that this isn't
- 22 illegal.
- Q. So the letter appears to be from a woman in
- 24 the Philadelphia Regional Office of the Department of
- 25 Labor, whose title is supervisory investigator,

- 1 correct?
- 2 A. Uh-huh.
- 3 Q. Is that a yes?
- 4 A. Yes. Sorry.
- Q. And it's addressed to people that you don't
- 6 know?
- 7 A. That's correct.
- 8 O. And it's regarding an LLC that you don't know
- 9 what business it does, right?
- 10 A. That's correct.
- 11 Q. And this supervisory investigator authoring
- 12 this letter says she is writing to Mr. Kohn and
- 13 Mr. Maxson and the Morris, Manning, Martin firm to
- 14 inform them that, quote, the Department has now
- 15 concluded its investigation. No further action is
- 16 contemplated at this time, closed quote.
- Do you know what, if anything -- do you know
- 18 what the Department of Labor was investigating?
- 19 A. I do not know specifics.
- Q. Well, do you know generally what the
- 21 Department of Labor was investigating?
- 22 A. Again, I was told this was in reference to a
- 23 structured income payment scenario, much like this that
- 24 we're talking about today.
- Q. Who told you that?

- 1 Α. Again, I'm not sure who it was specifically.
- Okay. This letter doesn't address the 2 Ο.
- products being sold by BAIC or SMI, correct? 3
- It doesn't say their name anywhere, that's 4 Α.
- 5 correct.
- 6 Q. And the same question with respect to SoBell;
- 7 this letter doesn't address any investments that SoBell
- was selling, correct? 8
- SoBell didn't sell investments. 9 Α.
- 10 Ο. This letter doesn't address any activity or
- proposed activity by SoBell, correct? 11
- 12 Α. That's correct.
- 13 The letter references the Employee Retirement Ο.
- 14 Income and Securities Act of 1974, also known as ERISA,
- 15 right?
- 16 Α. Yes.
- 17 Ο. Does this letter reference military pensions?
- 18 Α. It does not.
- 19 Ο. Does this letter reference military
- 20 disability benefits?
- 21 Α. No.
- 2.2 Q. Does this letter reference any statutes that
- 23 concern military pensions or disability benefits?
- 2.4 Α. No.
- 25 Exhibit No. 7, turning to Exhibit No. 7, this Q.

- is a memorandum dated May 12, 2015 on the first page,
- correct? 2
- 3 Α. Yes.
- Q. And it's addressed to, quote, Future Income 4
- Payments, LLC (FIP), correct? 5
- 6 Α. Yes.
- Do you know who or what -- well, let me start 7 Ο.
- that over.
- Do you know of an LLC known as Future Income 9
- Payments, LLC or FIP? 10
- I have heard of them. Α. 11
- O. How; where? 12
- I don't know. Α. 13
- Do you know what the business of Future Q. 14
- Income Payments, LLC is? 15
- My understanding is, similar in respect to A. 16
- SMI and what they do. 17
- Have you ever seen any investments that were 18 0.
- sold by Future Income Payments, LLC? 19
- I have not. 20 Α.
- So you don't know the structure of those, do 21 Q.
- you? 22
- No, other than what I've read at this point 23 A.
- and I've been on their website. So it seemed to line 2.4
- up very closely with SMI. 25

- 1 Q. Okay. The subject line on this memorandum
- says, "Re: Characterization of FIP's Purchase of 2
- Income Streams Generated By Pensions; Application of 3
- Federal Anti-Alienation Provisions, " correct? 4
- 5 Α. Yes.
- 6 Do you know who authored this memorandum? Q.
- Α. I don't know.
- There's no indication on this document who 8 0.
- 9 authored this, correct?
- 10 Α. It doesn't appear so.
- 11 And this memorandum is not a legal opinion Ο.
- regarding any products with which BAIC, SoBell or SMI 12
- were involved, correct? 13
- 14 THE WITNESS: Could you read me the
- 15 question again, please?
- 16 (The record was read by the court
- 17 reporter as follows:
- 18 QUESTION: And this memorandum is not a
- 19 legal opinion regarding any products with
- 20 which BAIC, SoBell or SMI were involved,
- 21 correct?)
- 22 THE WITNESS: I'm not an attorney, so I
- 23 don't know I can qualify it.
- 24 BY MR. BURGESS:
- 25 Ο. Well, is BAIC or SoBell or SMI referenced

- anywhere in this memorandum? 1
- No, they are not, to my best knowledge. 2 Α.
- Do you know where you received this document 3 0.
- from? 4
- I do not recall. Α. 5
- Now, this document is dated May 12th, 2015. 6 Ο.
- That's well into the period when Smith & Cox was 7
- already selling these pension product investments, 8
- 9 correct?
- That's correct. Α. 10
- Did this document inform your firm's due Ο. 11
- diligence as to whether to sell these investments? 12
- We had already been offering it, those 13
- investments, so it was just, in my eyes, data to 14
- validate its purpose, et cetera, and analysis. 15
- Did receiving this document -- when you 0. 16
- received this document, did you review it? 17
- I looked at it, yes. 18 Α.
- Do you believe you received it soon after it Ο. 19
- was written in May 2015? 20
- I don't recall. Α. 21
- Do you know whether you received this Q. 22
- document before you stopped selling the pension product 23
- investments? 24
- Again, I don't -- I don't know. I don't A. 25

- 1 recall.
- Q. On the fourth page of Exhibit No. 7, in the
- 3 upper right-hand corner it says Page 4 of 6, and
- 4 there's also what we call a Bates stamp number in the
- 5 lower right-hand corner, the letters ACC followed by
- 6 the number 000314. That's the page I'm on.
- 7 Towards the bottom of the page, under the
- 8 heading Application of 38 U.S.C. Section 5301(a) and
- 9 37 U.S.C. Section 701(c) to FIP's Purchase
- 10 Transactions, that paragraph. The first paragraph
- 11 under that heading states, in part, "There is currently
- 12 less precedent and, thus, less certainty, as to the
- outcome of the application of 38 U.S.C. Section 5301(a)
- 14 (prohibition on assignment of veteran's disability
- benefits) and 37 U.S.C. 701(c) (prohibition on
- 16 assignment of earnings by members of the Armed Forces)
- 17 to FIP's purchase agreements, and, what precedent there
- 18 is cuts both ways."
- 19 Did I read that correctly?
- A. You did.
- Q. Do you recall reading that information when
- 22 you received this document?
- 23 A. I do not.
- Q. You don't recall reading that there was less
- 25 certainty as to the outcome of how the two federal

- statutes described would impact these types of 1
- investments? 2
- I do not recall. Α. 3
- On Page 6 of 6, also Bates-stamped page Q. 4
- ending in 316, the first two paragraphs on that page 5
- discuss a case, Henry versus Structured Investments 6
- Company out of the California Superior Court, and two 7
- federal cases from Bankruptcy Courts, in re Dunlap and 8
- in re Moorhous. And the courts in each of those three 9
- cases, the California State Court case and the two 10
- Bankruptcy Court cases, held that the assignment or 11
- sale of the payments was invalid, right? 12
- Invalid or prohibited? Where are you seeing Α. 13
- the invalid? 14
- Prohibited. 15 Q.
- A. Okay. 16
- Prohibited works for me. 17 Q.
- For instance, the first paragraph on Page 6, 18
- in discussing the Henry case, says in the last 19
- sentence, quote, the transaction was a prohibited 20
- assignment of military veterans' disability pay and 21
- violated federal law, closed quote. 22
- And then in the next paragraph, in re Dunlap, 23
- the author of this memo relates that the purchase 2.4
- agreement whereby rights to those payments were 25

- assigned to the purchasing company were prohibited by 1
- the statute governing military members' retirement pay. 2
- 3 And then in discussing the Moorhous case
- later in that paragraph, the memorandum states, "As a 4
- result, the instant Agreement's attempt to transfer 5
- rights in Mr. Dunlap's Pension Payments when those 6
- payments were not yet due and payable was in
- contravention of 37 U.S.C. Section 701(a) because, at 8
- the time the Agreement was entered into, Mr. Dunlap had 9
- no rights in his future Pension Payments to convey to 10
- 11 the purchasing company."
- 12 And that's actually a quote from the Court,
- 13 correct?
- 14 Α. It appears so, yes.
- 15 O. Yeah. Okay.
- 16 Do you recall reading that information when
- 17 you received this memorandum?
- 18 Α. I don't recall.
- 19 Ο. Before Smith & Cox -- well, as Smith & Cox --
- let me start that all over again. 20
- 21 Before Smith & Cox began selling these
- 22 pension product investments in roughly October 2013,
- did you or your firm do any due diligence to determine 23
- 24 if there were any regulatory orders out there
- 25 concerning these types of investments?

- Again, I leaned on my compliance guy to do Α. 1
- some of the research on our behalf. 2
- But did you specifically ask him to look into 3 Ο.
- whether there were any state regulatory or federal 4
- regulatory orders concerning these types of 5
- investments? 6
- I don't recall if that question was asked Α. 7
- specifically. 8
- Okay. Okay. So you have no recollection of Ο. 9
- whether through yourself, your firm or through Elliott 10
- Smith, looking to determine whether there were state 11
- regulatory orders concerning these types of 12
- investments? 13
- I don't -- I don't recall specifically. 14 Α.
- Do you recall generally doing that? 15 Ο.
- I don't recall generally or specifically. Α. 16
- So, again, you have no recollection of doing 17 Ο.
- that, right? 18
- I don't have a recollection. Α. 19
- MR. CHESTER: Do you need a break, or 20
- 21 are you okay?
- THE WITNESS: I'm good. 22
- BY MR. BURGESS: 23
- And then for the two-year, one-month period Ο. 24
- when Smith & Cox was selling these investment products, 25

- did you do any continuing due diligence into them? 1
- 2 And we've talked about the meeting in Dallas.
- 3 And other than that, which I would -- you can
- characterize that however you want, but let's put that 4
- on the side of the table. Other than that meeting, did 5
- you do any continuing due diligence into these 6
- products, as to the legality of them, whether they were 7
- securities, anything of that nature? 8
- 9 I don't believe so.
- 10 0. Then I take it that either before you started
- selling these products or during the period of time 11
- when your firm was selling these products, you were 12
- 13 unaware that on April 22nd, 2013, the Arkansas
- Securities Commissioner entered a cease and desist 14
- 15 order against Mr. Gamber and VFG concerning the
- unregistered sale of securities involving military 16
- 17 retirement pension streams?
- 18 Α. I was not aware of that.
- 19 Q. And I take it that you were not aware that on
- September 20th, 2013, the Iowa Insurance Commissioner 20
- entered a consent order under which Mr. Gamber and VFG 21
- were ordered to cease and desist from violating Iowa's 22
- securities laws with respect to the sale of income 23
- 24 stream contracts?
- 25 Α. I was not aware of that.

- And I take it that you were not aware that on 1
- December 10th, 2013, the Securities Division of the New 2
- Mexico's Regulation and Licensing Department entered a 3
- cease and desist order against VFG and found, in part, 4
- that VFG and its sales agents had omitted to disclose 5
- to investors the material fact that the assignment of 6
- these types of income streams is prohibited under two 7
- different federal statutes? You weren't aware of that? 8
- I was not. 9 Α.
- I take it that you also were not aware that 0. 10
- on March 18th, 2014, the Arkansas Securities 11
- Commissioner entered a second cease and desist order 12
- against VFG, finding that VFG had violated the 13
- registration and antifraud provisions of the Arkansas 14
- Securities Act with respect to the sale of investments 15
- involving military pensions and disability benefits? 16
- I did not. I was not aware. Α. 17
- And I take it that you were not aware that on 0. 18
- May 12th, 2014, Pennsylvania's Department of Banking 19
- and Securities entered a consent order against VFG, 20
- which Andrew Gamber signed on VFG's behalf, and that 21
- the consent order found that, in part, that one of its 22
- findings was that the assignment of military pensions 23
- is prohibited by federal law? 24
- I wasn't aware of that. 25 Α.

- 1 Q. I take it that you were also not aware that
- on June 23rd, 2014, the Arkansas Securities 2
- Commissioner entered another consent order against VFG 3
- and Gamber, which found that Gamber had violated the 4
- registration provisions of the Arkansas Securities Act 5
- 6 and that the products at issue involved income stream
- investments?
- 8 Α. I wasn't aware.
- I take it you were not aware that in August, 9 Ο.
- on August 26, 2014, Florida's Office of Financial 10
- Regulation entered a final order against VFG for 11
- 12 selling military retirement income streams as
- unregistered securities? 13
- 14 Α. I was not aware.
- 15 And then I assume that you were also not Ο.
- aware that on November 7th, 2014, California's 16
- Department of Business Oversight entered a desist and 17
- 18 refrain order against VFG for selling military
- 19 retirement income streams as unregistered securities?
- 20 Α. I was not aware.
- 21 If you had been aware of any of those several Q.
- orders we've just discussed, would you have sold or 22
- continued selling the pension product investments? 23
- I'll tell you it would have raised a flag for 24
- 25 me to dig a little deeper.

- MR. BURGESS: This is No. 8. 1
- (An off-the-record discussion ensued.) 2
- (EUO Exhibit 8 was marked for 3
- identification.) 4
- BY MR. BURGESS: 5
- Mr. Smith, we've just handed you what's been 6
- marked as Exhibit No. 8. Do you recognize this 7
- document? 8
- I do. 9 Α.
- What is it? Q. 10
- An agent agreement. Α. 11
- Between whom? 12 Q.
- SMI and myself. 13 A.
- MR. CHESTER: No. 14
- THE WITNESS: Smith & Cox. Excuse me. 15
- BY MR. BURGESS: 16
- And pursuant to this agreement, did Smith & 17
- Cox, LLC become the agent for SMI? 18
- I'm not really sure, because I signed it. So 19 Α.
- not being a legal mind here, I don't know. 20
- Q. Fair enough. 21
- Just direct your attention to the first few 22
- lines on the first page under the header Agent 23
- Agreement. It says, quote, The Agent Agreement is made 24
- this 10th day of February, 2014 by and between 25

- Strategic Marketing Innovators, LLC (the Company) and 1
- Smith & Cox, LLC (the Agent). 2
- 3 That was kind of the source of my question.
- Is it your understanding that your firm became SMI's 4
- 5 agent pursuant to this agreement?
- 6 Α. Yes.
- The next paragraph references -- well, let me Ο.
- 8 just read it for clarity.
- 9 It says, quote, Whereas, the Company is a
- 10 Marketing company specializing in the promotion of
- different products and services which desires to 11
- 12 commission the Agent to promote such products and
- 13 services or to recruit professional and properly
- licensed individuals to promote such products and 14
- services as a selected agent of the Engolio Financial 15
- 16 Group, LLC professional network.
- 17 I'm trying to understand. Can you enlighten
- 18 me or explain what Engolio Financial Group's role was
- 19 in this agreement?
- 20 I can only assume that it was an up-line Α.
- 21 arrangement.
- 22 Q. What does that mean?
- 23 It means he would get an override on my
- business, as well as what I'm -- what I gather from 24
- 25 this.

- So if you -- so let's break this down. Ο. 1
- If Smith & Cox sold a pension product 2
- investment, Smith & Cox received some commission for 3
- that sale, right? 4
- Correct. Α. 5
- And then when you say there was an up-line 6 Q.
- arrangement with Engolio Financial Group and Engolio 7
- would get an override, would that mean that on top of 8
- your commission, Engolio would receive a commission as 9
- well? 10
- As I said, I assume there is an up-line Α. 11
- arrangement. I do not know any specifics there, so I 12
- can't say yes or no. 13
- Did Smith & Cox share its commission with 0. 14
- 15 Engolio?
- Α. No. 16
- So the commission Smith & Cox got was just 17 Ο.
- for Smith & Cox? 18
- Α. Correct. 19
- If Engolio Financial Group got monies from 20 Ο.
- the sale of an investment that your firm sold, sobeit; 21
- but you didn't -- it didn't come out of your 22
- 23 commission?
- That's correct. Α. 24
- How did the -- as long as we're talking about Ο. 25 602-258-1440 COASH & COASH, INC. Phoenix, AZ www.coashandcoash.com

- commissions, and you may know better than I do, how was 1
- the commission calculated on the products that your 2
- 3 firm sold?
- Α. Based on the amount of money.
- 5 Ο. Based on the purchase price?
- 6 Α. Correct.
- Ο. So it was a percentage of the purchase price?
- 8 Α. Exactly.
- 9 0. What was the percentage?
- 10 Α. Generally speaking, 5 or 5 and a
- 11 half percent.
- 12 So if an investor purchased for \$100,000 one Q.
- of these pension product investments, your firm would 13
- 14 receive a commission of between 5,000 and \$5,500,
- 15 correct?
- 16 Α. That sounds accurate.
- 17 Ο. Okay. Do you know, whether precisely or
- ballpark, how much the total commissions were that your 18
- firm received in connection with the sale of these 19
- 20 pension product investments?
- 21 Α. I do not have a ballpark. I mean I could do
- 22 math. \$2 million times 5 percent is 100,000, right?
- 23 Q. So you think that's maybe a ballpark?
- 24 If my math is accurate, that could be a
- 25 ballpark.

- Ο. Okay. 1
- MR. CHESTER: They are what they are. 2
- BY MR. BURGESS: 3
- Let's talk a little bit about the structure 4 Ο.
- of these investment products. The documents that you 5
- produced to us in what I earlier described as client 6
- files -- and you're free -- if you want to 7
- recharacterize my use of that term or description of 8
- those documents, feel free; but for ease of reference 9
- I'm going to call them kind of client files. 10
- Each client file consisted of pretty much a 11
- closing book; is that accurate? 12
- Α. Yes. 13
- And there were various -- there were a number 14 Ο.
- of documents, 15, 16, 17 documents in each closing 15
- book, various types of contracts and other formal 16
- documents, right? 17
- Correct. Α. 18
- Were the closing -- and these were form 19 Ο.
- documents, right? I mean each closing book was 20
- substantially identical, except for the particulars of 21
- the investment; in other words, who the seller was, the 22
- amount, the date, who the buyer was, those particulars; 23
- but the documents themselves were form documents, 24
- 25 correct?

- 1 A. As far as I could tell, yes.
- And I believe you said you received -- who 2 Ο.
- did you -- earlier you said you received the documents 3
- from SMI, but I want to be as clear as possible. Did 4
- 5 the close -- who did you receive the closing books
- from? 6
- Α. I think it was SMI.
- 8 Ο. And I believe all the client files that we
- looked at and the closing books that you produced were 9
- 10 either, to use your terminology, sourced by either BAIC
- 11 or SoBell; is that your recollection?
- 12 Α. That's my recollection.
- 13 Would you agree that the closing book form Ο.
- 14 documents were substantially identical regardless of
- 15 whether the sourcer was BAIC or SoBell?
- 16 Α. I would assume that's accurate.
- 17 MR. BURGESS: This is 9.
- 18 MR. CHESTER: Counsel, when you're done
- 19 with this document, quick break?
- 20 MR. BURGESS: Sure.
- 21 It's actually going to be two documents,
- 2.2 but it will be fast.
- 23 MR. CHESTER: That's fine.
- 24 MR. BURGESS: They're, as we say,
- 25 substantially identical. So this will be 10.

- (EUO Exhibit 9 and EUO Exhibit 10 were 1
- marked for identification.) 2
- BY MR. BURGESS: 3
- Mr. Smith, we've just handed you Exhibits 9 Ο. 4
- and 10. Is it fair to say Exhibit No. 9 is a sales 5
- agreement -- a sales assistance agreement involving a
- pension sourced by SoBell Corp.? 7
- I would say that's accurate. 8
- Okay. And is it fair to say that Exhibit 10 0. 9
- is a sales assistance agreement sourced by BAIC, Inc.? 10
- That seems accurate as well. Α. 11
- MR. BURGESS: Okay, we can take a break. 12
- (A recess was taken from 1:01 p.m. to 13
- 1:09 p.m.) 14
- MR. BURGESS: We're on the record now. 15
- 16 11.
- (EUO Exhibit 11 was marked for 17
- identification.) 18
- MR. BURGESS: 12. 19
- (EUO Exhibit 12 was marked for 20
- identification.) 21
- BY MR. BURGESS: 22
- Mr. Smith, you've just been handed 23
- Exhibits 11 and 12. Is Exhibit No. 11 a purchase 24
- assistance agreement by and between BAIC, Inc. and 25

- 1 Smith & Cox, which are defined together and/or
- 2 individually or in combination as the Transaction
- 3 Assistance Team?
- 4 Α. Uh-huh.
- 5 And then this agreement is also between or is
- also with a buyer, correct? In this case it's the 6
- 7 Liberty Trust Company for the benefit of Barbara
- Busacker? 8
- 9 Α. Uh-huh.
- 10 0. Correct?
- 11 A. Uh-huh.
- 12 And these are just samples, and I'll 0.
- represent that with respect to the prior two exhibits, 13
- 9 and 10. These are just sample agreements that I just 14
- randomly picked from what Smith & Cox produced to us 15
- 16 from the client files and the closing books.
- 17 MS. NELSON: Can you ask him to confirm
- 18 that verbally?
- 19 THE COURT REPORTER: He's saying uh-huh.
- 20 THE WITNESS: Please state your question
- 21 again.
- BY MR. BURGESS: 22
- 23 0. Wow.
- 24 Α. You are correct. That's what these are.
- 25 And one's a purchase agreement involving BAIC Q.

- 1 and another is involve -- and Exhibit 12 is a purchase
- 2 assistance agreement involving SoBell Corp., correct?
- 3 A. That's correct.
- Q. And these purchase assistance agreements,
- 5 Exhibits 11 and 12, are they substantially identical to
- 6 each other except for the names of the parties and the
- 7 dates?
- 8 A. It appears so.
- 9 Q. And each of these purchase assistance
- 10 agreements define Smith & Cox as part of the -- well,
- 11 let me strike that.
- 12 A. Well, they're not completely similar.
- 13 Q. Fair enough. Go ahead and explain how they
- 14 differ.
- 15 A. The basic format of the Page 3, for instance,
- 16 in the middle of the page we see Liberty Trust Company.
- 17 In the middle of the page on the other, in No. 12, it
- 18 says Upstate Law Group. Otherwise, they seem similar.
- I know why.
- 20 Q. Why?
- 21 A. One is an IRA and the other is not.
- Q. Okay. So with respect to the one that's an
- 23 IRA, what needed to happen with the funds?
- 24 A. It goes to a custodian.
- Q. It couldn't go to Upstate Law Group first?

- 1 A. I don't know.
- Q. Both of these purchase assistance agreements
- 3 call for the purchase price, and I'm on Page 1 of each
- 4 agreement, the purchase price for this investment to be
- 5 paid/delivered to the Upstate Law Group, LLC IOLTA
- 6 Account, correct?
- 7 A. That's what it says on Page 1, yes.
- Q. Of both of these agreements, right?
- 9 A. Yes.
- These are both IRAs, by the way, so they are
- 11 different.
- 12 Q. In looking at Paragraph 3.2 of each
- 13 agreement, it calls for the payment of commissions. On
- 14 Exhibit 11, a payment of a commission to the
- 15 Transaction Assistance Team, correct?
- 16 A. Yes.
- Q. And on Exhibit 12, in Paragraph 3.2, the last
- 18 clause there provides for funds in the amount of the
- 19 commission, applicable transaction fees and transaction
- 20 costs are delivered to the escrow agent for appropriate
- 21 disbursement at the closing of this transaction,
- 22 correct?
- 23 A. Yes.
- Q. And is it your understanding that under this
- 25 provision Smith & Cox was to receive its commission?

- 1 A. Yes.
- Q. Who did Smith & Cox receive the commission
- 3 payments from? Were they -- did they come from Upstate
- 4 Law Group?
- 5 A. That is what I recall. I believe.
- 6 (EUO Exhibit 13 was marked for
- 7 identification.)
- 8 BY MR. BURGESS:
- 9 Q. Mr. Smith, you have just been handed Exhibit
- 10 No. 13. This is a contract for sale of payments. It's
- 11 just a sample document that I -- from the various
- 12 documents that you and your firm produced, and this one
- in particular involves a David Green, as the seller,
- 14 and Provident Trust Financial Group Custodian for the
- 15 Benefit of Dean Hebb, as the buyer; do you see that?
- 16 A. Yes.
- 17 Q. Is it fair to say that each of the pension
- 18 product investments that you and your firm sold, the
- 19 buyer and seller executed one of these contract for
- 20 sale of payments?
- 21 A. That's -- yes.
- Q. Is it fair to say that, collectively, the
- 23 various documents in the closing books collectively
- 24 represented the investment to be a binding agreement
- 25 between the seller and the buyer for a legally

- 1 enforceable contractual obligation for the veteran to
- pay and the investor to receive future payments from 2
- the veteran's pension or disability benefits in 3
- exchange for a discounted lump sum?
- 5 Α. I'm not an attorney, so I cannot answer that
- with any type of authority in my mind.
- I'm not asking you as an attorney. Did these Ο.
- 8 closing book documents collectively represent an
- agreement for the veteran to pay his or her future 9
- 10 retirement or disability benefits to the buyer, the
- 11 investor, in exchange for a discounted lump sum?
- 12 Α. I would say that was inaccurate, but --
- 13 Q. Inaccurate, meaning not accurate?
- 14 Α. What you just said, yes, because I mean if
- we're going to split hairs, it's the seller agrees to 15
- 16 give a portion of its income. You said its income.
- 17 Ο. Okay.
- 18 So that would make it more accurate, to me. Α.
- 19 0. Okay. With that correction, is it otherwise
- 20 accurate?
- 21 Α. It seems like it would be accurate.
- 22 Ο. So binding obligation on the part of the
- 23 veteran to pay some portion of his or her future
- 24 benefits to the buyer, correct?
- 25 Α. For me, from a 30,000-foot, nonattorney view,

- yes, that would be correct. 1
- Okay. How did you and your firm market these 2.
- investments? 3
- We just do normal marketing events, Α. 4
- referrals, things like that. We didn't market this 5
- specifically. It was just our services.
- How do you -- you said normal marketing. 7
- What's your normal marketing? 8
- Our normal marketing is lunch and learn 9 Α.
- seminars. We work with a law firm that markets too, so 10
- we work together sometimes; digital marketing, things 11
- like that. 12
- Which law firm do you market with? 13 Ο.
- Morris Hall. 14 A.
- (An off-the-record discussion ensued.) 15
- (EUO Exhibit 14 was marked for 16
- identification.) 17
- BY MR. BURGESS: 18
- You've just been handed Exhibit No. 14. Do 0. 19
- you recognize this document? 20
- I do. Α. 21
- What is it? 22 Ο.
- It's an executive summary document for 23 Α.
- structured income assets. 24
- How did you -- was this one of the marketing 25 Q.

- 1 materials you provided to clients or potential clients
- 2 that might want to invest in these products?
- 3 A. I did.
- Q. Who would you typically give these to; like
- 5 anybody who expressed a potential interest in this
- 6 product or just some of the people?
- 7 A. Just some of the people.
- Q. Turning you to the second page of Exhibit 14,
- 9 there's a paragraph that begins "The Seller's income is
- 10 life contingent, therefore, in addition to the detailed
- 11 contractual obligations, the purchase amount is secured
- 12 by a life insurance policy on the Seller or by PAC
- 13 Option (see page 3)."
- 14 Do you see that?
- 15 A. Yes.
- 16 Q. Let's go to Page 3, which describes
- 17 Performance Arbitrage group. In the first paragraph,
- 18 in the middle of the first paragraph, there's a
- 19 sentence that reads, quote, This purchase will be in
- 20 the form of a Corporate Promissory Note that is
- 21 guaranteed by PAC and paid in equal monthly payments
- 22 over the remaining term of the capital -- over the
- 23 remaining term of the original, excuse me, Contract for
- 24 Sale of Payments agreement, and the sentence continues.
- So is it your understanding that PAC was

- guaranteeing the payments under this option? 1
- That was my understanding. 2.
- What was your understanding of PAC's assets Q. 3
- and liabilities? 4
- My understanding was that they created 5
- reserves from selling that as part of the process that
- they were involved with in each deal. 7
- Do you know what the amount of the reserve 8
- was in each deal? 9
- I don't know. Α. 10
- Do you know if it was a percentage? 11 Ο.
- I don't know. 12 Α.
- Do you know whether they actually created 13 Ο.
- such a reserve? 14
- Do I know if they did? 15 Α.
- Q. Yeah. 16
- I assume they did. Α. 17
- But you don't know? 18 0.
- Α. I don't know. 19
- Other than the reserves that you assume PAC 20 Ο.
- created for each transaction, do you know whether it 21
- had any other assets? 22
- I do not know. Α. 23
- Do you know the business history of PAC? 24 Ο.
- I don't. 25 Α.

- 1 Q. Do you know the business history of PAC's
- 2 principals?
- 3 A. No, I don't.
- Q. Did you do any due diligence to determine
- 5 that PAC actually had an ability to pay on its
- 6 guarantee?
- 7 A. PAC came on right after we started. So I
- 8 assume, from a natural assumption, that their reserves
- 9 were limited to business that was taking place at that
- 10 particular time. So it was relatively new when I came
- 11 on board, so...
- 12 Q. How did the reserve work; do you know?
- 13 A. Technically, no, I do not know.
- 14 Q. For instance, do you know whether if a -- say
- 15 there was a \$100,000 investment. What would the -- do
- 16 you know what the reserve percentage would be?
- 17 A. I do not know.
- 18 Q. Let's assume it was 3 percent. Does that
- 19 sound reasonable or -- we can make it any percentage
- 20 you want.
- 21 A. I don't know what reasonable -- how that
- 22 might be defined.
- Q. Well, let's say 10 percent.
- 24 A. Okay.
- Q. So let's say there's a \$100,000 investment,

- and then PAC is going to, from that \$100,000, take 1
- \$10,000 and put it in a reserve. 2
- Α. Okay. 3
- The payments under that investment are 4 Ο.
- supposed to total something more than \$100,000 over the 5
- course of the contract, right? 6
- Yes. Α. 7
- If the seller breaches, seller only pays Ο. 8
- \$25,000, do you know whether PAC would pay the 9
- remaining \$75,000-plus from its reserve on that 10
- transaction or from its overall reserves? 11
- I don't know. 12
- So you don't know whether it's possible 13
- whether it was PAC's plan to pay based solely on the
- \$10,000 that it reserved on that particular 15
- transaction? 16
- I don't know. 17 Α.
- If you turn to the next page of Exhibit 14, 18
- Attachment 1, there's a header that says, "UCC-1 19
- Financing Statement, " and then it says "Definition," 20
- and it's quoting now. Quote, Definition: Under the 21
- provisions of state Universal Commercial Code statutes, 22
- when personal property, and the sentence continues. 23
- Do you know what the Universal Commercial 24
- Code is? 25

- 1 A. No, but I did remember researching that prior
- 2 to doing business with them.
- 3 Q. And what did you find?
- 4 A. Something similar to this. In fact, I might
- 5 have hit this link. I don't know. I remembered some
- 6 law, some law cite that I saw the definition of it.
- 7 Q. Did you share this -- did you receive this
- 8 executive summary from SMI before you started selling
- 9 the products; do you recall?
- 10 A. I believe I did, yes.
- 11 Q. Is this one of the documents you believe you
- 12 shared with Elliott Smith?
- 13 A. I do. I think so. I'm sure I did.
- 14 Q. And you would have expected that he would
- 15 have reviewed this document as part of his due
- 16 diligence on your behalf, right?
- 17 A. I would think so.
- Q. Going to Page 2 of Exhibit No. 14, there's a
- 19 table that has across the top categories for Risk
- 20 Factor, Mitigation Step, and then Comments. And a risk
- 21 factor at the bottom of the page is identified as the
- 22 closing risk, and the mitigation step is described, in
- 23 part, as SMI engaging Upstate Law Group; do you see
- 24 that?
- 25 A. I do.

- 1 O. And then the comment says, "Formal legal
- 2 agreements and filings create the Buyer's entitlement
- 3 to the purchased Structured Income Asset and the
- 4 Seller's formal obligations to pay."
- My question is, who did ULG, Upstate Law
- 6 Group, represent in such transactions?
- 7 A. My understanding is they represented the
- 8 buyer and the seller.
- 9 Q. The buyer meaning the investor and the seller
- 10 meaning the veteran?
- 11 A. On a transactional basis. I --
- 12 Q. Okay. Are you --
- 13 A. Go ahead.
- 14 Q. Do you know where that's stated anywhere in
- 15 writing in any of these closing book documents?
- 16 A. I do not.
- 17 Q. Do you know whether ULG had a retainer
- 18 agreement with the buyer, the seller?
- 19 A. The buyer or seller or both? Is that --
- Q. I'm sorry, I misspoke. Let me strike. I'm
- 21 sorry.
- Do you know whether ULG had an engagement
- 23 agreement with the buyer?
- A. I do not know.
- 25 Q. Do you know whether ULG had an engagement

- 1 agreement with the seller?
- I do not know. 2 Α.
- Do you think that if -- I understand you're 3 Q.
- 4 not a lawyer, but do you think that ULG would have had
- 5 a conflict if it represented both the buyer and seller
- 6 in these transactions?
- Α. I don't know.
- 8 MR. BURGESS: This will be Exhibit 15.
- 9 (EUO Exhibit 15 was marked for
- 10 identification.)
- BY MR. BURGESS: 11
- 12 Q. Mr. Smith, do you recognize Exhibit 15?
- 13 Α. I do.
- 14 Ο. What is it?
- 15 It's a structured income asset marketing Α.
- 16 piece.
- 17 Q. And from whom did you receive it; SMI?
- 18 Α. That's correct.
- 19 Ο. And how did you and your firm use this
- 20 document?
- 21 Α. Part of our material that we gave to a
- 22 prospect.
- 23 0. Was this a PowerPoint presentation, or was
- 24 this just -- is the document just as it is?
- 25 Α. Document as it is.

- On the first page there's a paragraph at the 1
- bottom that says, "This is intended to be utilized by 2
- professional representatives in the explanation of 3
- Structured Income Assets with their prospective buyers. 4
- This is not a, quote, stand-alone, closed quote, 5
- document nor a complete explanation of Structured 6
- Income Assets." 7
- If it's not a stand-alone document, was there 8
- another document or documents that went with it? 9
- The executive summary is what I showed Α. 10
- alongside of it. 11
- Okay. Would you expect the summary to have 12
- more information than this document? 13
- I'm not one to say. Α. 14
- Did the summary have more information in it 15 Ο.
- to --16
- I don't think so. This has more pages. 17 Α.
- Any other documents that went with this? Ο. 18
- Α. With this? 19
- Yeah. Because it says it's not a stand-alone 20 Q.
- document nor a complete explanation, so I'm trying to 21
- figure out if there was any other documents other than 22
- the executive summary that accompanied it? 23
- Exhibit 14. 2.4 Α.
- Anything beyond Exhibit 14? 25 Q.

- 1 (Witness shook head.) A.
- 2 Ο. No?
- 3 Α. No.
- 4 Q. Turn you to Page 2. At the bottom of the
- page it says, "Formal legal agreements and filings 5
- provide a, quote, Secured, closed quote, monthly 6
- payment to the Buyer. The Buyer's attorney, Upstate 7
- Law Group (ULG) prepares and files a UCC-1 against the 8
- Seller's cash flow to create a first position." 9
- 10 And I think you stated this just previously,
- but is it your understanding that ULG, that Upstate Law 11
- 12 Group, represented the buyer?
- 13 Rethinking my answer, I would assume that Α.
- that's accurate. 14
- When you say rethinking --15 Q.
- 16 Well, I think I might have said I'm not sure Α.
- who they represent. It might be both. 17
- 18 Ο. Okay. And now you think it's --
- 19 Α. I would assume the buver.
- 20 Q. -- the buyer and not the seller?
- 21 That would be my assumption. Α.
- 22 Q. I want to take you back to our earlier
- discussion about the conference calls that were part of 23
- your due diligence leading up to the decision to sell 24
- 25 these products, okay.

- During those conference calls with ULG and 1
- SMI and Elliott Smith, was there any discussion, do you 2
- recall any discussion of whether federal law might 3
- prohibit the sale of these income streams? 4
- I don't recall any discussion. 5 Α.
- You don't recall any discussion of what we're 6 Ο.
- going to call or what I've called in the notice, that 7
- I'm sure you've seen, the federal Anti-Assignment Acts? 8
- You know the two statutes referenced in our notice, 9
- right? 10
- That's correct. Α. 11
- There was no discussion of those federal 12 Ο.
- Anti-Assignment Acts, right? 13
- Not that I recall. Α. 14
- I take it there was also no discussion by ULG 15 Ο.
- or SMI during those conference calls about at least two 16
- state regulatory orders; the one from -- the first one 17
- from Arkansas that I referenced earlier and the second 18
- one by Iowa that I referenced earlier that predated 19
- when Smith & Cox began selling these? I take it the 20
- existence of those orders was not something that was 21
- brought to your attention during those calls, right? 22
- It definitely was not. Α. 23
- Turning to Page 4 of Exhibit 15, it's got a 2.4 Ο.
- header that says, "Buyer's Legal Representation," and 25

- then the first bullet point says, "Upstate Law Group, 1
- LLC of South Carolina is contracted by SMI to provide 2
- legal, escrow and payment services for the exclusive 3
- benefit of the Buyer and SMI." 4
- 5 Is it your understanding that Upstate Law
- Group jointly represented the buyer and SMI? 6
- Α. It sure appears so, by what that just said.
- Well, and when you were -- did you go over 8 Q.
- these; what's Exhibit 15, did you go over this document 9
- with clients, potential clients, before they invested, 10
- or did you just --11
- 12 Α. Yes.
- 13 Q. You did?
- 14 A. Oh, yes.
- 15 So you read -- you've read that before? 0.
- 16 Α. Yes.
- 17 Q. At the time that you were offering these
- 18 investments, was it your understanding that ULG jointly
- represented both the buyer and SMI? 19
- 20 Α. I'm not sure I understand the scope of that
- 21 question, because it could be -- I could take it a
- couple different ways. Represented is one thing to me. 22
- Contracted is another, potentially. As not qualified 23
- to make a legal opinion, in my mind that could mean two 24
- 25 different things, so ...

- Okay. Q. 1
- So no to your question. 2 Α.
- Let me see if I can maybe simplify this. 3 Ο.

WILLIAM ANDREW SMITH

- Mr. Chester is here representing you today, he's 4
- representing your interests, right? 5
- Uh-huh. Α. 6
- Is it your understanding that Upstate Law 7 Ο.
- Group was representing the interests of both the buyer 8
- and SMI in these transactions?
- They could very well have. 10 Α.
- Was it your understanding that they were? 11 0.
- I've got to go back. It's very likely that 12 Α.
- that is true. 13
- It's very likely that was your understanding? 14 Q.
- It's very likely that was my understanding. Α. 15
- Do you recall having any different 16 0.
- understanding? 17
- No. Α. 18
- At the bottom of this Page 4, the last bullet Q. 19
- point says, "All Structured Income Asset monthly 20
- payments are processed in Upstate Law Group's Trust 21
- Accounts." 22
- Is that a true statement, to the best of your 23
- knowledge? 24
- 25 Α. That is my understanding.

- 1 That the best of your recollection is that 0.
- 2 Upstate Law Group processed the payments?
- 3 Yes, that is my understanding.
- 4 Q. Upstate Law Group processed the commission
- 5 payments that your firm received, correct?
- Α. 6 That's my understanding.
- Ο. And Upstate Law Group processed the payments
- 8 that your investor clients received, correct?
- 9 Α. That is my understanding.
- 10 MR. BURGESS: Okay. No. 16.
- 11 (EUO Exhibit 16 was marked for
- identification.) 12
- 13 BY MR. BURGESS:
- 14 Ο. Mr. Smith, do you recognize Exhibit 16?
- 15 Α. I do not.
- 16 Do you recall whether this was one of the Ο.
- documents that you and your firm produced to the 17
- Division in the end of October 2016? 18
- 19 Α. I really don't.
- 20 Ο. Okay. If you don't, you don't.
- 21 Α. I don't.
- 22 Do you know -- if we turn the page, though. Q.
- I am going to make you look at it, because it's just 23
- 2.4 what I do.
- 25 A. Okay.

- On the second page there's a paragraph that 1
- begins, "Congratulations! You're working with an 2
- advisor who has been approved to work with Financial 3
- Product Distributors, LLC." 4
- 5 Is that name familiar to you?
- 6 Α. No.
- You don't know what Financial Product 7 0.
- Distributors, LLC is?
- I do not. 9 Α.
- O. You don't know who its principals are? 10
- I do not. Α. 11
- On, it looks like, four pages into this 12 0.
- document, at the Bates page in the bottom right-hand 13
- that is ACC000347, there's a paragraph under the header 14
- Transaction Assistance Team, and towards the bottom of 15
- that paragraph -- well, strike that. Strike that. I'm 16
- not seeing what I thought I saw. 17
- Okay, done with that one. 18
- MR. BURGESS: What number is this? 19
- THE COURT REPORTER: 17. 20
- (EUO Exhibit 17 was marked for 21
- identification.) 22
- 23 BY MR. BURGESS:
- Mr. Smith, do you recognize Exhibit No. 17? 24 Q.
- A. I do. 25

- 1 Q. What is it?
- 2 Α. It's a letter from PAC.
- 3 Ο. Dated November 30th, 2015?
- 4 Α. Thank you. Yes.
- 5 And what's the significance to you of this Ο.
- letter? 6
- 7 Α. They're implementing a 90-day moratorium on
- 8 PAC payments in November of 2016.
- 9 Ο. Do you know why?
- 10 Α. Obviously PAC didn't have the reserves to
- make the payments for the consumers. 11
- 12 Q. Okay.
- 13 MR. BURGESS: Let's mark this as No. 18,
- 14 please.
- 15 (EUO Exhibit 18 was marked for
- 16 identification.)
- 17 BY MR. BURGESS:
- 18 Do you recognize what's been marked as Q.
- Exhibit No. 18? 19
- 20 Α. I do not.
- 21 I'll represent to you that this was a Ο.
- document that you and Smith & Cox produced to our 22
- 23 office in October of 2016.
- 24 Α. Okay.
- 25 And I just have some questions about it. Q.

- Like you can see, like on the first page, it's titled a 1
- General Ledger for Performance Arbitrage Company, 2
- right? 3
- 4 Α. Okay.
- And it's a spreadsheet format, right? 5 Ο.
- 6 Α. Yep.
- And then on the various pages there's 7 0.
- handwritten notes next to it with names, like Smith. 8
- Knox, Hutson. 9 Α.
- Yeah. 10 0.
- I just -- this isn't a document that you 11
- created, right? 12
- That's correct. Α. 13
- Do you know whose handwriting appears next to Q. 14
- the data? 15
- I do not. Α. 16
- That's not your handwriting on any of these 17 Q.
- 18 pages?
- It is not. 19 Α.
- Do you recall where your firm received this 20 Ο.
- document from? 21
- I believe I received this when I was in Α. 22
- Dallas at a meeting. 23
- Q. Okay. 24
- I could look at the -- well... Α. 25

- 1 MR. BURGESS: What number is this?
- 2 THE COURT REPORTER: 19.
- 3 (EUO Exhibit 19 was marked for
- 4 identification.)
- BY MR. BURGESS: 5
- 6 Mr. Smith, you've been handed Exhibit No. 19.
- Is this document the Form U4, Uniform Application for 7
- Securities Industry Registration or Transfer, is it a 8
- U4 amendment that you filed or your firm filed for you 9
- 10 on July 25th, 2011?
- 11 Α. I would say yes.
- 12 Ο. If you turn to Page 14 of 21 in the upper
- right-hand corner, and which is the same as Bates page 13
- ending in 6026, there's an electronic signature dated 14
- 15 July 25th, 2011 by you, correct?
- 16 Uh-huh. Yes. Α.
- 17 Q. And on Page 13 of 21, under Question 14M, it
- 18 asks, "Do you have any unsatisfied judgments or liens
- 19 against you?" And you checked the box No; is that
- 20 correct?
- 21 Α. That's what it says.
- 22 Q. Okay. Was that an accurate answer?
- 23 Α. No.
- 24 Q. Why not?
- Well, this is dated --25 A.

- July 2011, right? Ο. 1
- Correct. And I think the lien was 2013. 2 Α.
- I think we may have just gotten confused. I 3 Ο.
- asked you whether -- the question asked, "Do you have 4
- any unsatisfied judgments or liens against you?" And 5
- you answered --6
- 7 Α. Oh.
- -- No. Ο. 8
- Okay. 9 A.
- Right? 10 Q.
- Yeah. 11 A.
- Was that an accurate answer? Q. 12
- 13 Α. No.
- Q. Why not? 14
- I guess an unsatisfied judgment is something Α. 15
- that I'm still dealing with from the Indiana incident. 16
- Right, the one we talked about --Q. 17
- Correct. Α. 18
- -- kind of at the --19 Q.
- Yeah. 20 A.
- -- towards the beginning of your examination 21 Ο.
- today, right? 22
- 23 Α. Yes.
- What's the woman's name? 24 Q.
- A. Disinger. 25

- 1 Q. Disinger.
- 2 Α. Correct.
- 3 Q. So this, your answer to Question 14M --
- 4 Α. Was in --
- 5 Q. -- was inaccurate because you, in fact, did
- have an unsatisfied judgment against you when you 6
- 7 answered this, correct?
- 8 Α. That's correct.
- Why did you answer it as a No? 9 Ο.
- 10 Α. I don't recall. I would, you know -- maybe
- the way I look at unsatisfied, but might be in my 11
- 12 world, in my mind, something different.
- 13 What would it -- what would unsatisfied mean
- 14 in your world?
- 15 Have we satisfied it? In my mind, I could Α.
- say yes. It could be a confusing question to me at 16
- that very moment, also. So if you satisfy something, 17
- you've satisfied the agreement with something; but we 18
- 19 haven't satisfied the payments.
- 20 Wouldn't that be an unsatisfied judgment? Ο.
- 21 Well, the agreement was satisfied, but the Α.
- amount of payments... 22
- 23 All right, well, we're not going to waste Q.
- 24 time on that.
- 25 Yeah, thank you. Α.

- We have other things to talk about. Ο. 1
- Of course. Α. 2
- MR. BURGESS: This 20? 3
- MS. NELSON: Yes. 4
- (EUO Exhibit 20 was marked for 5
- identification.) 6
- BY MR. BURGESS: 7
- Mr. Smith, I've just handed you what's been 8 0.
- marked as Exhibit No. 20. Is this a copy of a notice 9
- of federal tax lien that was recorded in Pima County 10
- against you by the Internal Revenue Service on 11
- June 25th, 2013? 12
- Α. Yes. 13
- What was the amount of the lien? 0. 14
- 125,079.09. A. 15
- \$125,079, correct? Q. 16
- That's what it says. 17 A.
- And it says Kind of Tax was 1040. Is that Ο. 18
- income tax? 19
- 20 Α. Yes.
- And the tax period ending was -- as to 21
- \$40,000 of this amount, was the tax period ending 22
- December 31, 2007; and then with respect to \$85,000 of 23
- income tax, the tax period ending was December 31, 24
- 2008, correct? 25

- 1 Α. Yes.
- 2 So these are unpaid taxes from 2007 and 2008, Ο.
- 3 right?
- 4 Α. That's correct, with the exception of the
- amount that's really due; but yes. 5
- 6 MR. CHESTER: Just say what it says.
- 7 THE WITNESS: Okay.
- 8 (An off-the-record discussion ensued.)
- BY MR. BURGESS: 9
- 10 Q. Have you paid off these liens?
- 11 Α. No.
- 12 Q. Have you satisfied this lien?
- 13 Α. I have not.
- 14 Q. Do you understand the term paid off to be the
- 15 same as satisfied?
- 16 Α. I do.
- 17 0. So this \$125,000 tax lien is unsatisfied,
- 18 right?
- 19 Α. Currently, yes.
- 20 And it has been since it was recorded in 0.
- 21 2013, correct?
- 22 That's correct. Α.
- 23 Q. Would you agree that the filing of this lien
- 24 was a change in the facts that were stated in the
- previous exhibit, Exhibit 19, which was your Form U4 25

- amendment that you filed in 2011?
- Α. Yes. 2
- Do you believe it was a material change? 3 0.
- Yes. 4 Α.
- Significant, right? Ο. 5
- I think so, yes. 6 Α.
- To your recollection, have you ever amended Ο. 7
- your Form U4 to disclose the existence of this lien? 8
- I have not. 9 A.
- MR. BURGESS: So this will be 10
- Exhibit 21. 11
- (EUO Exhibit 21 was marked for 12
- identification.) 13
- MR. BURGESS: This will be Exhibit 22. 14
- (EUO Exhibit 22 was marked for 15
- identification.) 16
- MR. BURGESS: This will be Exhibit 23. 17
- (EUO Exhibit 23 was marked for 18
- identification.) 19
- 2.0 BY MR. BURGESS:
- You've just been handed three exhibits. Is 21
- Exhibit No. 21 a Form ADV that you filed for Smith & 22
- Cox on September 13th, 2013? 23
- It says so, yes. Α. 24
- If you go to Page 42 of 45. 25 0.

- 1 MR. BURGESS: Just for the record, we're
- almost done, Counsel. I've got maybe five, six, seven 2
- minutes, but Ms. Nelson needs to leave. 3
- BY MR. BURGESS: 4
- 5 Ο. Okay. Are you on Page 42 of 45?
- 6 Α. I am.
- Q. Is that your electronic signature on this
- 8 page?
- 9 Α. I assume it is, yes.
- 10 Q. And you signed it under penalty of perjury,
- if you look at the paragraph under the header 11
- 12 Signature? It says you understand you're signing this
- 13 Form ADV under penalty of perjury, right?
- 14 "I, the undersigned, sign this Form ADV on
- behalf of, and with the authority of, the investment 15
- 16 advisor"?
- 17 Α. Yes.
- 18 "The investment advisor and I both certify, Q.
- under penalty of perjury under the laws of the United 19
- 20 States, that the information and statements made in
- 21 this ADV, including exhibits and any other information
- 22 submitted, are true and correct, " and that you're
- signing as a free and voluntary act, correct? 23
- 24 Α. Correct.
- 25 Q. If you go to Page 38 of 45, please, at the COASH & COASH, INC. 602-258-1440 www.coashandcoash.com Phoenix, AZ

- top of the page there's a question labeled D, "Are 1
- there any unsatisfied judgments or liens against you, 2
- any advisory affiliate, or any management person?" 3
- And you answered No. 4
- Is that how you answered? 5
- That is how it is answered. 6 Α.
- And is that answer inaccurate? 7 Q.
- 8 Α. It is.
- And it's inaccurate because you hadn't paid Ο. 9
- the judgment in Indiana, right, to Ms. Disinger? 10
- Correct. 11 Α.
- And it's also inaccurate because by 12
- September 13th the IRS had filed or recorded a \$125,000 13
- tax lien against you, correct? 14
- That's correct. Α. 15
- Okay. Why did you answer that question that 16 Q.
- way? 17
- I actually didn't. I mean it was done 18 Α.
- through my compliance officer. So apparently that was 19
- misrepresented, I guess. 20
- Did you -- we established that you put your 0. 21
- electronic signature on this, right? 22
- That's correct. 23 Α.
- Before you put your electronic signature on 24
- 25 this filing, did you read it?

- 1 Α. I reviewed it and obviously made an error.
- Had you informed Elliott Smith -- is Elliott 2 Ο.
- 3 Smith the person who prepared this?
- 4 Α. That's correct.
- 5 0. And then he finalized it and sent it to you?
- I don't remember that I -- the --6 Α.
- 0. The process?
- Α. 8 -- process, yeah.
- 9 Did you inform Elliott Smith that the IRS had 0.
- recorded a tax lien against you? 10
- 11 Α. I did not.
- 12 Did you inform Elliott Smith that you had a Q.
- 13 judgment in Indiana that you had not paid off?
- 14 Α. I did not.
- 15 Okay. So would you agree with me that he can Ο.
- only work with the information that you provide him?
- 17 Α. I have a -- can I go off the record?
- 18 MR. CHESTER: No, no, no.
- 19 MR. BURGESS: You can't go off the
- 20 record.
- 21 MR. CHESTER: Do you want him to repeat,
- 22 repeat the question, have her --
- 23 THE WITNESS: No, I understand the
- 24 question, but it's a little layered.
- 25 Repeat the question, please.

602-258-1440

Phoenix, AZ

(The record was read by the court 1 reporter as follows: 2 OUESTION: So would you agree with me 3 that he can only work with the information 4 that you provide him?) 5 THE WITNESS: Yes. 6 BY MR. BURGESS: 7 Let's look at Exhibit No. 22. 8 0. MR. CHESTER: Do you want to tell me 9 something off the record? 10 MR. BURGESS: Yeah, do you want to take 11 a break? 12 THE WITNESS: Yeah. 13 MR. CHESTER: Yeah. 14 THE WITNESS: Couple minutes. 15 MR. CHESTER: Yeah, let's take a couple 16 minutes. 17 (A recess was taken from 2:03 p.m. to 18 19 2:06 p.m.) MR. BURGESS: We can go back on the 20 21 record. BY MR. BURGESS: 22 Okay. Since we've been off the record and 23 we're now back on, you've consulted with Mr. Chester. 2.4 Is there anything about your prior testimony that you 25

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- 1 would like to supplement or correct?
- 2 Α. No.
- 3 Ο. Okay.
- 4 MR. CHESTER: What number are we on?
- 5 BY MR. BURGESS:
- We're on Exhibit No. 22, if you could please 6 Q.
- take a look at that.
- Mr. Smith, is this a Form ADV that -- an 8
- 9 annual amendment that you filed on February 20th, 2014
- 10 for Smith & Cox?
- 11 Α. Yes.
- 12 Ο. And if you go to Page 42 of 45, which is
- Bates page ending in 6357, is that your electronic 13
- 14 signature?
- 15 Α. Yes.
- 16 And, again, you placed your electronic Ο.
- signature on this Form ADV under penalty of perjury, 17
- 18 correct?
- 19 Α. Yes.
- 20 And in so signing it, was it important to you Q.
- that the information you were submitting on this form 21
- 22 be accurate?
- 23 Α. Yes.
- 24 Q. That was your intention, to be accurate?
- 25 Α. Yes.

- O. If we look at, again, in this one it's also
- 2 Page 38 of 45. At the top of the page, the same
- 3 question we saw on the previous exhibit, quote, Are
- 4 there any unsatisfied judgments or liens against you,
- 5 any advisory affiliate, or any management person,
- 6 closed quotes.
- 7 And you answered No, correct?
- 8 A. That's correct.
- 9 Q. And that was inaccurate, wasn't it?
- 10 A. It was.
- 11 O. And it was inaccurate because you had the
- 12 judgment in Indiana that you still hadn't paid off,
- 13 right?
- 14 A. Yes.
- Q. And you had the IRS \$125,000 tax lien, right?
- 16 A. That's correct.
- 17 Q. Okay. Did you review this document before
- 18 you submitted it and filed it?
- 19 A. I did.
- 20 Q. Okay. You agree with me that the answer was
- 21 inaccurate --
- 22 A. Yes.
- 23 Q. -- on the judgments and the liens, right?
- Why did you provide an inaccurate answer?
- 25 A. It wasn't intentional, by any means. It was

- just -- now we're being specific on certain areas, and 1
- 2 it -- an oversight.
- 3 Q. Okay.
- MR. BURGESS: Mark this as Exhibit 24. 4
- 5 (EUO Exhibit 24 was marked for
- identification.) 6
- MR. BURGESS: Exhibit 25.
- 8 (EUO Exhibit 25 was marked for
- identification.) 9
- BY MR. BURGESS: 10
- 11 Okay, Mr. Smith, you've just been handed Ο.
- Exhibits 24 and 25. Is Exhibit 24 another federal tax 12
- lien that was recorded in Pima County against you on 13
- 14 August 2nd, 2016?
- 15 Α. It -- yes.
- 16 Ο. And the amount of the tax lien for unpaid
- income taxes for the tax period ending December 31, 17
- 18 2014 is \$9,594, correct?
- 19 Α. Yes.
- 20 Is Exhibit No. 25 another federal tax lien Ο.
- that the IRS recorded in Pima County on August 29th, 21
- 22 2017?
- 23 Α. Yes.
- 24 And is this a tax lien for unpaid income tax
- 25 for the tax period ending December 31, 2009?

- 1 A. Yes.
- 2 O. And what is the amount of this tax lien?
- 3 A. 43,602.71.
- 4 Q. Have you satisfied or paid off this tax lien,
- 5 Exhibit No. 25?
- A. I don't believe so.
- 7 Q. With respect to Exhibit No. 24, the tax lien
- 8 for \$9,594, have you paid that one off?
- 9 A. I do believe so.
- 10 Q. When do you believe you paid that off?
- 11 A. I don't recall.
- 12 Q. Do you recall -- you don't recall when you
- paid off \$9,000-plus that you owed to the IRS?
- 14 A. No. I think it might have been last year.
- 15 Q. You think sometime in 2017?
- 16 A. I believe that's accurate.
- 17 Q. Now let's turn back to Exhibit No. 23. Is
- 18 this a Form ADV that you filed for Smith & Cox on
- 19 April 7th, 2016?
- 20 A. That's correct.
- 21 Q. And is that your -- on Page 42 of 45, is that
- 22 your electronic signature?
- 23 A. It is.
- Q. And it's under penalty of perjury again?
- 25 A. Yes.

- 1 Ο. And you knew it was important to provide
- accurate, truthful information in your answers, 2
- 3 correct?
- 4 Α. Yes.
- Is it also your signature on Page 44 of 45, 5 Ο.
- your electronic signature? 6
- Α. Yes.
- 8 Turn your attention to Page 18 of 45.
- there's a question that asks, "Do you or any related 9
- person, directly or indirectly, receive compensation 10
- 11 from any person for client referrals?"
- 12 And you answered Yes; is that correct?
- 13 Α. Yes.
- 14 From whom does Smith & Cox or anyone related
- to Smith & Cox receive compensation for client 15
- 16 referrals?
- 17 Α. I think that's an inaccurate, a mistake.
- 18 So you don't -- Smith & Cox does not receive Ο.
- compensation from anybody for client referrals? 19
- 20 Α. No.
- 21 If you turn to Page 37 of 45, the Bates page Ο.
- ending in 6107, there's again that question about 22
- 23 judgments and liens and asks, "Are there any
- unsatisfied judgments or liens against you, any 24
- 25 advisory affiliate, or any management person?"

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- And you answered No, correct? 1
- Correct. 2 Α.
- And that answer was inaccurate, correct? Ο. 3
- That's true. 4 Α.
- Why did you answer it that way? 5 Ο.
- 6 Α. It was an oversight.
- Okay. By now there were -- there was another 7 Ο.
- tax lien that had been filed against you, which we 8
- looked at. I take that back. I strike that. 9
- It was -- your answer to the judgment lien 10
- question here in Exhibit No. 23 was inaccurate because 11
- of the unpaid judgment in Indiana, correct? 12
- Α. Yes. 13
- And the --Ο. 14
- Tax lien. 15 Α.
- -- 2013 tax lien by the IRS for \$125,000, Q. 16
- 17 right?
- That's correct. 18 Α.
- When -- with respect to Exhibit 24, which was 19 Ο.
- the tax lien -- well, let's just stick with Exhibit 24. 20
- With respect to Exhibit 24, the tax lien that 21
- was filed by the Internal Revenue Service on 22
- August 2nd, 2016 for \$9,594 in unpaid taxes against 23
- you, was that a change to the facts stated in your 24
- Form ADV filed April 7th, 2016, which is Exhibit 23? 25

- 1 Α. Yes.
- 2 Ο. Okay. Do you agree it was a material change?
- 3 Α. What do you mean by that?
- 4 Ο. Important. Was it --
- I would assume so. 5 Α.
- 6 Ο. And then the same set of questions with
- respect to Exhibit No. 25, which is the \$43,000 tax
- 8 lien the IRS filed against you on August 29th of 2017.
- This tax lien was another change to the facts stated in 9
- your Form ADV that was filed in April of 2016, correct? 10
- 11 Α. Yes.
- 12 Ο. And would you agree that the \$43,000 lien was
- a material change to those facts? 13
- 14 Α. What do you mean by that?
- 15 0. Important.
- 16 Α. It is important.
- 17 Ο. Have you ever updated your Form U4 to
- 18 disclose the 2013, 2016 or 2017 tax liens that were
- filed against you? 19
- 20 Α. Not currently.
- 21 Q. When you say not currently, it means you
- 22 haven't updated your Form U4, right?
- 23 Α. That's kind of in the process now.
- 24 Well, it's almost five years since the IRS Ο.
- 25 filed its 2013 tax lien against you, right?

- A. Uh-huh. Yes. 1
- Q. And it's been -- in August it will have been 2
- two years since the IRS filed its 2016 tax lien against 3
- you, right? And it's been several, several months 4
- since the IRS filed its 2017 tax lien against you last 5
- August. Why the delay in updating your Form U4? 6
- A. It just never was something that triggered in 7
- 8 my mind.
- And I take it that you've never updated Ο. 9
- Smith & Cox's Form ADV to disclose these three tax 10
- 11 liens?
- That's correct. 12 A.
- MR. BURGESS: Okay. We're concluded for 13
- today. We reserve the right to reopen, if we need to, 14
- but for today we're concluded. 15
- (The examination under oath concluded at 16
- 17 2:18 p.m.)

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Phoenix, AZ

1	STATE OF ARIZONA) COUNTY OF MARICOPA)
2	COUNTY OF PRACECULAR)
3	BE IT KNOWN that the foregoing proceedings
4	were taken before me; that the foregoing pages are a full, true, and accurate record of the proceedings, all done to the best of my skill and ability; that the proceedings were taken down by me in shorthand
5	
6	and thereafter reduced to print under my direction.
7	I CERTIFY that I am in no way related to any of the parties hereto, nor am I in any way interested in the outcome hereof.
8	I CERTIFY that I have complied with the
9	ethical obligations set forth in ACJA 7-206(F)(3) and ACJA 7-206 (J)(1)(g)(1) and (2). Dated at
10	Phoenix, Arizona, this 20th day of May, 2018.
11	Gody Lenchow
12	Godf Genethon
13	JODY L. LENSCHOW, RMR, CRR
14	Certified Reporter Arizona CR No. 50192
15	
16	I CERTIFY that Coash & Coash, Inc., has complied with the ethical obligations set forth in
17	ACJA 7-206 (J)(1)(g)(1) through (6).
18	
19	
20	
21	
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	Sound Tanh
23	
24	COASH & COASH, INC. Registered Reporting Firm
25	Arizona RRF No. R1036
	COASH & COASH, INC. 602-258-1440

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